



**Environmental Protection Department**  
**Operations and Regulatory Affairs Division**

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**Lawrence Livermore National Laboratory**  
**Site 300**

**Compliance Monitoring Program for the**  
**Closed Building 829 Facility**



**Annual Report 2005**

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## **1.0 General Description of the Building 829 (B-829) Facility at Site 300**

### **1.1 Description of Site 300**

The Lawrence Livermore National Laboratory (LLNL) Site 300 (Site 300) is owned by the U.S. Department of Energy (DOE) and is operated by the University of California as an experimental test site. This site is located in the southern Altamont Hills of the Diablo Range, which is part of the Coast Range Physiographic Province. It is situated about 20 km (12 mi) east of the LLNL main site (**Figure 1**). Site 300 covers an area of approximately 30.3 km<sup>2</sup> (11.8 mi<sup>2</sup>) north of Corral Hollow Road (**Figure 2**). Its elevation ranges from about 500 ft in the southeast corner to about 1750 ft in the northwest area. The western one-sixth of the site lies in Alameda County; the remaining portion is in San Joaquin County. The surrounding land is primarily agricultural. Site 300 is an active Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) site.

### **1.2 Description of the B-829 Facility**

As shown in **Figure 2**, the B-829 Facility is located in the High-Explosives (HE) Process Area Operable Unit in the south-central portion of Site 300. The B-829 Facility, part of the B-829 Complex, was used to thermally treat explosives process waste generated by operations at Site 300 and similar waste from explosives research operations at the LLNL Livermore site. The B-829 Facility was operated under the Resource Conservation and Recovery Act (RCRA) as an interim status treatment facility. Built in 1955, the B-829 Facility consisted of three separate burn pits, which were constructed in unconsolidated sediments, and an open-air burn unit. The B-829 Facility was closed in 1998, and an impervious cap was constructed over the burn pits as described in the *Final Closure Plan for the High-Explosives Open Burn Treatment Facility at Lawrence Livermore National Laboratory Experimental Test Site 300* (B-829 Final Closure Plan) (Mathews and Taffet 1997).

## 2.0 Post-Closure Monitoring and Inspection Activities

Monitoring and inspection of the closed burn pits during the post-closure period reflect the prime consideration: to protect human health and the environment by preventing any infiltration of rainwater that may cause the low concentrations of explosive compounds and volatile organic compounds (VOCs) in near-surface soils to migrate to groundwater. The design of the post-closure plan was originally presented in Chapter 2 of the *B-829 Final Closure Plan* (Mathews and Taffet 1997).

In January 2002, LLNL submitted a revised *Post-Closure Permit Application for the B829 Facility* (LLNL 2001) to the Department of Toxic Substances Control (DTSC). Subsequently, the DTSC issued the *Hazardous Waste Facility Post-Closure Permit for the B829 Facility* (DTSC 2003) in February 2003. This permit, effective April 3, 2003 through April 2, 2013, necessitated changes to three key areas of the monitoring and inspection activities described in the *B-829 Final Closure Plan* (Mathews and Taffet 1997).

- First, the permit directed LLNL to install one additional groundwater monitoring well within 10 ft of the boundary of the capped area. This new well (W-829-1938) and two existing wells (W-829-15 and W-829-22) constitute the groundwater monitoring locations (**Figure 3**) required by the permit.
- Second, the permit required slight modifications to the sampling plan and subsequent reporting requirements for the three wells. Perchlorate was added as a constituent of concern (COC). Both the cis- and trans-isomers of 1,2-dichloroethene (DCE) were included in the COC list, as well as total DCE. Groundwater elevations, measured at the time of sampling, are now reported.
- Third, the permit specified that visual inspection of the covered area (previously performed quarterly) be conducted, at a minimum, on a monthly basis.

These required changes were implemented during calendar year (CY) 2003, and have been incorporated into the current monitoring program.

In April 2005, LLNL requested a permit modification (LLNL 2005A) amending the text of the Building 829 Post Closure Operation Plan (formerly known as the "Post Closure Permit Application"). The revised operations plan reflects reductions in monitoring frequency for wells W-829-15 and W-829-22 as provided in Part III, 4(a) of the permit (DTSC 2003), and includes statistical limits for constituents of concern consistent with the data contained in the LLNL Site 300 *Compliance Monitoring Program for the Closed Building 829 Facility Annual*

Report 2004 (Revelli 2005). On July 20, 2005, DTSC granted LLNL permission to institute these changes immediately (DTSC 2005).

## 2.1 Groundwater Monitoring

Based on groundwater samples recovered from boreholes, previous CERCLA remedial investigations determined that the perched groundwater near the B-829 Facility was contaminated with VOCs, primarily trichloroethene (TCE), but that the deeper regional aquifer was free of any contamination stemming from operation of the facility (Webster-Scholten 1994). Subsequent assays of soil samples obtained from shallow boreholes prior to closure revealed that low concentrations of HE compounds, VOCs, and metals exist beneath the burn pits (Mathews and Taffet 1997). Conservative transport modeling indicates that the shallow contamination will not adversely impact the regional aquifer, primarily because its downward movement is blocked by more than 100 m (330 ft) of unsaturated Neroly Formation sediments that include interbeds of claystone and siltstone. At this location in the regional aquifer, the flow rate is low; an estimated 0.05 to 0.1 gallons/minute. The groundwater flow velocity is about 20 feet/year, and the direction of flow is approximately ESE.

Beginning in 1999, the dual-purpose, groundwater-monitoring program described in the *B-829 Final Closure Plan* (Mathews and Taffet 1997) was initiated for this area to track the fate of contaminants in the soil and perched water-bearing zone, and to monitor the deep regional aquifer for the unlikely appearance of any potential contaminants from the closed burn facility. This monitoring program remained in effect through the first quarter of 2003, at which time LLNL began implementation of the provisions specified in the *Hazardous Waste Facility Post-Closure Permit for the B829 Facility* (DTSC 2003). Following the guidance outlined in the DTSC *Technical Completeness* (DTSC 2002) assessment, LLNL installed one additional groundwater monitoring well at the point of compliance (POC) within 10 ft of the edge of the capped High Explosive Open Burn Treatment Facility. This well was screened in the regional aquifer, beneath the B-829 Facility. The *B829 Well Installation As-Built Diagram* (LLNL 2003) for well W-829-1938 was submitted to DTSC in November 2003. Since the first quarter of 2004, and continuing through 2005, well W-829-1938 has been used for quarterly collection of groundwater samples from the regional aquifer, as part of the permit-specified monitoring network (**Figure 3**). Also shown in **Figure 3** are two previously existing wells (W-829-15 and W-829-22), which were sampled in both the first and second quarters of 2005, prior to the DTSC-approved change (from quarterly to annual) in sampling frequency. (DTSC 2005). The data obtained during CY 2005 are discussed in **Section 3.1**.

LLNL uses statistical methods consistent with the state regulations [California Code of Regulations (CCR) Title 22, Section 66264.97(e)(8)(D)] to accomplish the monitoring and reporting provisions of the post-closure plan (Mathews and Taffet 1997). The methodology relies on our ability to establish a background concentration, which is defined as the concentration limit (CL), for each constituent of concern (COC). Additionally, statistically determined limits of concentration (SLs) for the COCs have been calculated from the monitoring data.

The CL and SL values for monitoring wells W-829-15 and W-829-22 (**Table 1**) are now based on seven years of data, collected 1999 through 2005. They remain unchanged from the values developed three years ago, reported by LLNL (Revelli 2003), and reviewed by DTSC (DTSC 2004 and DTSC 2005). **Table 1** also includes the newly developed CL and SL values for monitoring well W-829-1938. These proposed limits are based on statistical methods, consistent with state regulations, and LLNL's review of the CY 2004 quarterly monitoring data (See **Table 4** in Revelli 2005) and an additional four quarters of data collected in CY 2005 (See **Table 4** and discussion in **Section 3.1**). Analytical results from these CY 2004 and CY 2005 samples identified a total of eight COCs (arsenic, barium, chromium, manganese, molybdenum, nickel, zinc, and gross beta) that were detected above their respective analytical reporting limits (RLs). Of these eight COCs, only arsenic, manganese, and gross beta were detected (above RL) in each quarterly sample; nickel and molybdenum were detected in three and two of the eight quarters, respectively. The remaining COCs (barium, chromium, and zinc) were each detected (above RL) only once, in various quarters, and all within 5  $\mu\text{g/L}$  (five parts per billion) of their respective RLs. LLNL will continue to review these preliminary CL and SL values as additional data become available. The SLs for most COCs in **Table 1** are given as the RLs, because the measurements are below the detection limits for those constituents.

Updated SLs provide the basis for comparison with COC measurements in subsequent years to identify potential releases to the deep regional aquifer. If a future measurement exceeds an SL, we will implement a method of data verification that involves two discrete retests, in accordance with CCR Section 66264.97(e)(8)(E). If an exceedance is confirmed by either or both of the retests, these results will be interpreted and reported as "statistically significant evidence of a release of the COC to groundwater."

## 2.2 Inspection and Maintenance

The permit (DTSC 2003) requires that LLNL perform monthly visual inspections of the closed B-829 Facility (final cover cap, drainage and diversion ditches, groundwater monitoring system, signage, etc.). Additional inspections are required after major rainstorms, significant earthquakes, or other events that may

cause substantial damage to the capped facility. Any deficiencies noted, such as erosion of the cover, fissures or low spots, burrowing by animals, and bare areas needing reseeding, are remediated. In addition to these inspections performed by LLNL staff, an independent, California-registered Professional Engineer (PE) must perform an annual engineering inspection. The PE prepares a written inspection report, which includes comments and recommendations, and submits that documentation to LLNL.

### **3.0 Results of Post-Closure Monitoring and Inspection for CY 2005**

#### **3.1 Discussion of Monitoring Results**

CY 2005 analytical results for the well locations W-829-15, W-829-22, and W-829-1938 are listed in **Tables 2, 3, and 4**, respectively. Quarterly sampling was conducted at all three wells during the first and second quarters of 2005. Following the DTSC-approved change (from quarterly to annual) in sampling frequency for two of the wells, W-829-15 and W-829-22 (DTSC 2005), quarterly sampling was discontinued at these two locations. Note that all non-detections of constituents are shown in the data tables as being less than (<) the analytical reporting limit.

**Appendix A** presents graphical depictions of groundwater elevations and concentration trends for all confirmed COC detections above their respective RLs, for the permit-specified wells (W-829-15, W-829-22, and W-829-1938). Graphs for the two established wells (W-829-15 and W-829-22) present data accumulated over the last seven years, going back to 1999, the first year of monitoring under the *B-829 Final Closure Plan* (Mathews and Taffet 1997). The graphs for well W-829-1938, which was installed during CY 2003, present only eight quarters of data; beginning with the first-quarter results from CY 2004.

During CY 2005, no explosive COCs were detected above their respective RLs in groundwater samples from any of the three monitoring wells. Among the organic COCs, only bis(2-ethylhexyl)phthalate (DEHP) was reported to be above its RL in samples from one of the three wells (See W-829-22, **Table 3**). However, these DEHP results (summarized below) were eventually traced to laboratory contamination. The inorganic (metal) COCs that were detected in CY 2005 samples from the two established wells (W-829-15 and W-829-22) show concentrations below their respective statistical limits (the SLs shown in **Table 1**), and not significantly different from background concentrations (the CLs shown in **Table 1**) for the deep aquifer beneath the HE Process Area.

As discussed in the previous annual report (Revelli 2005), the monitoring well most recently added to this network (W-829-1938, **Table 4**) showed inorganic COCs at concentrations consistent with background concentrations reported for

the other wells that have been sampled for this network (Revelli 2003). Only nickel, detected in the second and third quarter 2004 samples from well W-829-1938 (at 14  $\mu\text{g/L}$  and 5.1  $\mu\text{g/L}$ , respectively), and in the first quarter 2005 sample (at 8.6  $\mu\text{g/L}$ ; RL = 5  $\mu\text{g/L}$ ), had not previously been detected in groundwater samples from this monitoring network. Nickel, however, is typically found in Site 300 groundwater at background concentrations of 21  $\mu\text{g/L}$  (Webster-Scholten 1994). Based on the eight quarters of data currently available, LLNL has proposed CLs and SLs for nickel, and the other COCs detected above their respective RLs, at well W-829-1938 (See **Section 2.1** and **Table 1**). Continued quarterly sampling at well W-829-1938 will provide additional data to better establish background concentrations and statistically determined limits of concentrations in accordance with state regulations [CCR Title 22, Section 66264.97(e)(8)(D)].

One organic COC, as noted above, was detected above its RL in CY 2005 groundwater samples from this network. Bis(2-ethylhexyl)phthalate (DEHP) was reported in groundwater obtained from well W-829-22 (**Table 3**) during routine first quarter (7.7  $\mu\text{g/L}$ ; RL = 5  $\mu\text{g/L}$ ) and second quarter (8.7  $\mu\text{g/L}$ ) monitoring. Further investigation, however, revealed that DEHP was also detected above its RL in the Field Blank and Method Blank samples associated with these routine quarterly samples. Based on the presence of DEHP in these “blank” samples, at concentrations approximately the same as those associated with the routine samples, the contract analytical laboratory indicated that the detections of DEHP in these routine groundwater samples can be attributed to laboratory contamination and represented as “ND” (< 5  $\mu\text{g/L}$ ) sample results. These unconfirmed detections of DEHP have previously been reported to DTSC (LLNL 2005B).

During 2005, as in past years, total organic carbon (TOC) was detected above its RL. (TOC is an analyte included in the list of state-specified water quality parameters, but it is not a specified COC.) TOC was reported by the contract analytical laboratory to be at 1.1 mg/L, slightly above the reporting limit of 1 mg/L, in the third quarter sample of the groundwater from monitoring well W-829-1938 (**Table 4**). We believe that this reported TOC concentration, near the RL and consistent with results from the past six years, is related to natural sources primarily because we have no statistical evidence of any carbon-based COCs above their RLs, measures which are typically three orders of magnitude more sensitive than the TOC RL.

Finally, coliform bacteria (another analyte included in the state list of water quality parameters that is not a specified COC) were detected at the RL in the second quarter groundwater sample from well W-829-1938 (**Table 4**). As noted last year (Revelli 2005) regarding the 2004 coliform detections at this well, because this is a recently installed well, the bacteria may have been introduced during construction. Well W-829-22, completed in 1998, exhibited a similar detection

trend for this analyte in the quarterly groundwater samples collected during 1999 (LLNL 2000).

### 3.2 Inspection of the B-829 Facility

During CY 2005, LLNL staff completed twelve monthly post-closure inspections of the covered area at the B-829 Facility. The inspection checklist form, used during these LLNL inspections, is provided in **Figure 4**. In addition, the checklist form shown in **Figure 5** was used to document the monitoring well inspections, completed during each sampling event. All completed forms are retained for three years by the LLNL Environmental and Special Projects Manager at Site 300. Finally, the required annual cap inspection by a California-registered Professional Engineer was completed on May 18, 2005. (A copy of the *Annual Engineering Inspection of Site 300, 829 Cap*, prepared by Chow Engineering, Inc., and dated August 5, 2005, is included in this report as **Appendix B**.) The inspection included a review of existing documentation on the cap as well as an on-site inspection. With one exception (drainage facilities), all items required to be inspected under Title 22 of the CCR, Part 66264.228(k), were noted to be in good condition. Despite compacting the soil and sealing the concrete joints (as previously recommended; see Chow 2004), the drainage facilities were reported to be in fair to good condition because, cracks were again observed in the soils areas adjacent to the pit; cracks in the concrete did not appear to have worsened. The annual engineering inspection report contains a total of four recommendations, including drainage facilities repairs, which were addressed by the Site 300 Manager's Office during the third quarter of CY 2005.

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**Table 1. Constituents of concern, typical analytical reporting limit (RL), background concentration limit (CL)<sup>a</sup>, and statistical limit (SL)<sup>b</sup> for B-829 Facility monitoring wells W-829-15, W-829-22, and W-829-1938.**

Constituent of concern	Typical analytical RL	Unit of measure	Well W-829-15		Well W-829-22		Well W-829-1938	
			CL	SL	CL	SL	CL	SL
Antimony	5	µg/L	<RL	RL	<RL	RL	<RL	RL
Arsenic	2	µg/L	17	22	<2.9	2.9	26	42
Barium	25	µg/L	26	75	<RL	RL	22	30
Beryllium	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Cadmium	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Chromium	1	µg/L	2.2	7.8	0.9	1.5	0.8	3.9
Cobalt	25	µg/l	<RL	RL	<RL	RL	<RL	RL
Copper	10	µg/L	<RL	RL	<RL	RL	<RL	RL
Lead	2	µg/L	<RL	RL	<RL	RL	<RL	RL
Manganese	10	µg/L	<RL	RL	<RL	RL	63	150
Mercury	0.2	µg/L	<RL	RL	<RL	RL	<RL	RL
Molybdenum	25	µg/L	24	27	<RL	RL	23	32
Nickel	5	µg/L	<RL	RL	<RL	RL	4.9	19
Selenium	2	µg/L	<RL	RL	<RL	RL	<RL	RL
Silver	1	µg/L	<RL	RL	<RL	RL	<RL	RL
Vanadium	25	µg/L	<RL	RL	<RL	RL	<RL	RL
Zinc	20	µg/L	<RL	RL	<RL	RL	11	30
Perchlorate	4	µg/L	<RL	RL	<RL	RL	<RL	RL

(continued)

**Table 1. Constituents of concern, typical analytical reporting limit (RL), background concentration limit (CL)<sup>a</sup>, and statistical limit (SL)<sup>b</sup> for B-829 Facility monitoring wells W-829-15, W-829-22, and W-829-1938 (concluded).**

Constituent of concern	Typical analytical RL	Unit of measure	Well W-829-15		Well W-829-22		Well W-829-1938	
			CL	SL	CL	SL	CL	SL
1,1,1-Trichloroethane	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
1,1-Dichloroethene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
1,2-Dichloroethane	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
cis-1,2-Dichloroethene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
trans-1,2-Dichloroethene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
1,2-Dichloroethene (total)	1	µg/L	<RL	RL	<RL	RL	<RL	RL
Benzene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Carbon disulfide	5	µg/L	<RL	RL	<RL	RL	<RL	RL
Chloroform	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Dichlorodifluoromethane	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Ethylbenzene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Freon 113	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Tetrachloroethene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Toluene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Total xylene isomers	1	µg/L	<RL	RL	<RL	RL	<RL	RL
Trichloroethene	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Trichlorofluoromethane	0.5	µg/L	<RL	RL	<RL	RL	<RL	RL
Bis (2-ethylhexyl) phthalate	5	µg/L	<RL	RL	<RL	RL	<RL	RL
Phenols	2	µg/L	<RL	RL	<RL	RL	<RL	RL
HMX	5.0	µg/L	<RL	RL	<RL	RL	<RL	RL
RDX	5.0	µg/L	<RL	RL	<RL	RL	<RL	RL
TNT	5.0	µg/L	<RL	RL	<RL	RL	<RL	RL
Gross alpha	0.074	Bq/L	0	0.12	0	RL	0.01	0.11
Gross beta	0.11	Bq/L	1.81	3.77	0.27	0.43	0.42	0.55

<sup>a</sup> CL is defined as the average background concentration of a COC.<sup>b</sup> SL is defined as the concentration of a COC, above which an exceedance occurs.

**Table 2. B-829 area deep well W-829-15, monitoring results for year 2005.**

(Constituent detections, in bold, are discussed in the text.)

Constituents	A <sup>a</sup>	B <sup>b</sup>	Sampling dates 2005	
			17-Feb	7-Apr
General (units)				
Groundwater elevation (feet)			697	697
pH (pH Units)		X	8.6	8.4
Specific conductance (μmho/cm)		X	1056	1061
Inorganic (μg/L)				
Antimony	X		< 5	< 5
Arsenic	X	X	16	17
Barium	X	X	49	50
Beryllium	X		< 0.5	< 0.5
Cadmium	X	X	< 0.5	< 0.5
Chromium	X	X	< 1	1.1
Cobalt	X		< 25	< 25
Copper	X		< 10	< 10
Iron		X	< 50	< 50
Lead	X	X	< 2	< 2
Manganese	X	X	< 10	< 10
Mercury	X	X	< 0.2	< 0.2
Molybdenum	X		< 25	< 25
Nickel	X		< 5	< 5
Selenium	X	X	< 2	< 2
Silver	X		< 0.5	< 0.5
Vanadium	X		< 25	< 25
Zinc	X		< 20	< 20
Perchlorate	X		< 4	< 4
Chloride (mg/L)		X	96	96
Fluoride (mg/L)		X	0.38	0.27
Nitrate (as NO <sub>3</sub> ) (mg/L)		X	< 0.5	< 0.5
Sodium (mg/L)		X	160	180
Sulfate (mg/L)		X	190	190
Turbidity (NT Units)		X	0.55	0.17
Organic (μg/L)				
1,1,1-Trichloroethane	X		< 0.5	< 0.5
1,1-Dichloroethene	X		< 0.5	< 0.5
1,2-Dichloroethane	X		< 0.5	< 0.5
cis-1,2-Dichloroethene	X		< 0.5	< 0.5
trans-1,2-Dichloroethene	X		< 0.5	< 0.5
1,2-Dichloroethene (total)	X		< 1	< 1
Benzene	X		< 0.5	< 0.5
Carbon disulfide	X		< 1	< 1
Chloroform	X		< 0.5	< 0.5
Dichlorodifluoromethane	X		< 0.5	< 0.5
Ethylbenzene	X		< 0.5	< 0.5
Freon 113	X		< 0.5	< 0.5
Tetrachloroethene	X		< 0.5	< 0.5
Toluene	X		< 0.5	< 0.5
Total xylene isomers	X		< 1	< 1
Trichloroethene	X		< 0.5	< 0.5
Trichlorofluoromethane	X		< 0.5	< 0.5

(continued)

**Table 2. B-829 area deep well W-829-15, monitoring results for year 2005 (concluded).**  
(Constituent detections, in bold, are discussed in the text.)

Constituents	A <sup>a</sup>	B <sup>b</sup>	Sampling dates 2005	
			17-Feb	7-Apr
BHC, gamma isomer (Lindane)		X	< 0.005	< 0.005
Bis(2-ethylhexyl)phthalate	X		< 5	< 5
Endrin		X	< 0.005	< 0.005
Phenol	X	X	< 2	< 2
Total organic halides (TOX)		X	< 20	< 20
Total organic carbon (TOC) (mg/L)		X	< 1	< 1
Total coliform (MPN/100 mL)		X	< 2	< 2
Methoxychlor		X	< 0.01	< 0.01
Toxaphene		X	< 2	< 2
2,4-D		X	< 0.4	< 0.4
2,4,5 TP (Silvex)		X	< 0.07	< 0.07
<b>Explosive (<math>\mu\text{g/L}</math>)</b>				
HMX	X		< 5	< 5
RDX	X		< 5	< 5
TNT	X		< 5	< 5
<b>Radioactive (Bq/L)<sup>c</sup></b>				
Gross alpha	X	X	-0.067 $\pm$ 0.052	-0.037 $\pm$ 0.025
Gross beta	X	X	0.98 $\pm$ 0.18	1.01 $\pm$ 0.16
Radium 226		X	0.001 $\pm$ 0.003	0.005 $\pm$ 0.005

<sup>a</sup> Column A denotes permit-specified constituents of concern (COCs) for the deep regional aquifer (DTSC 2003).

<sup>b</sup> Column B denotes California state-specified background water quality parameters [22 CCR 66265.97(e) (16)].

<sup>c</sup> Radioactivity results in Becquerels/liter (Bq/L) are shown as the reported sample radioactivity and associated  $2\sigma$  counting errors.  
(Divide these values by 0.037 to convert them to picocuries/liter.)

The reported value is negative when the measured sample radioactivity is less than the measured background activity.

The result is zero when the measured sample radioactivity is equal to the measured background activity.

**Table 3. B-829 area deep well W-829-22, monitoring results for year 2005.**  
(Constituent detections, in bold, are discussed in the text.)

Constituents	A <sup>a</sup>	B <sup>b</sup>	Sampling dates 2005	
			10-Feb	2-May
General (units)				
Groundwater elevation (feet)			653	653
pH (pH units)		X	8.40	8.44
Specific conductance (μmho/cm)		X	1102	1166
Inorganic (μg/L)				
Antimony	X		< 5	< 5
Arsenic	X	X	< 2	< 2
Barium	X	X	< 25	< 25
Beryllium	X		< 0.5	< 0.5
Cadmium	X	X	< 0.5	< 0.5
Chromium	X	X	< 1	< 1
Cobalt	X		< 25	< 25
Copper	X		< 10	< 10
Iron		X	< 50	< 50
Lead	X	X	< 2	< 2
Manganese	X	X	< 10	< 10
Mercury	X	X	< 0.2	< 0.2
Molybdenum	X		< 25	< 25
Nickel	X		< 5	< 5
Selenium	X	X	< 2	< 2
Silver	X		< 0.5	< 0.5
Vanadium	X		< 25	< 25
Zinc	X		< 20	< 20
Perchlorate	X		< 4	< 4
Chloride (mg/L)		X	117	120
Fluoride (mg/L)		X	0.35	0.42
Nitrate (as NO <sub>3</sub> ) (mg/L)		X	< 0.5	< 0.5
Sodium (mg/L)		X	240	220
Sulfate (mg/L)		X	187	210
Turbidity (NT Units)		X	0.14	10
Organic (μg/L)				
1,1,1-Trichloroethane	X		< 0.5	< 0.5
1,1-Dichloroethene	X		< 0.5	< 0.5
1,2-Dichloroethane	X		< 0.5	< 0.5
cis-1,2-Dichloroethene	X		< 0.5	< 0.5
trans-1,2-Dichloroethene	X		< 0.5	< 0.5
1,2-Dichloroethene (total)	X		< 1	< 1
Benzene	X		< 0.5	< 0.5
Carbon disulfide	X		< 1	< 1
Chloroform	X		< 0.5	< 0.5
Dichlorodifluoromethane	X		< 0.5	< 0.5
Ethylbenzene	X		< 0.5	< 0.5
Freon 113	X		< 0.5	< 0.5
Tetrachloroethene	X		< 0.5	< 0.5
Toluene	X		< 0.5	< 0.5
Total xylene isomers	X		< 1	< 1
Trichloroethene	X		< 0.5	< 0.5
Trichlorofluoromethane	X		< 0.5	< 0.5

(continued)

**Table 3. B-829 area deep well W-829-22, monitoring results for year 2005 (concluded).**  
(Constituent detections, in bold, are discussed in the text.)

Constituents	A <sup>a</sup>	B <sup>b</sup>	Sampling dates 2005	
			10-Feb	2-May
BHC, gamma isomer (Lindane)		X	< 0.005	< 0.005
Bis(2-ethylhexyl)phthalate	X		<b>7.7</b>	<b>8.7</b>
Endrin		X	< 0.005	< 0.005
Phenol	X	X	< 2	< 2
Total organic halides (TOX)		X	< 20	< 20
Total organic carbon (TOC) (mg/L)		X	< 1	< 1
Total coliform (MPN/100 mL)		X	< 2	< 2
Methoxychlor		X	< 0.01	< 0.01
Toxaphene		X	< 2	< 2
2,4-D		X	< 0.4	< 0.4
2,4,5 TP (Silvex)		X	< 0.07	< 0.07
<b>Explosive (<math>\mu\text{g/L}</math>)</b>				
HMX	X		< 5	< 5
RDX	X		< 5	< 5
TNT	X		< 5	< 5
<b>Radioactive (<math>\text{Bq/L}</math>)<sup>c</sup></b>				
Gross alpha	X	X	-0.028 $\pm$ 0.037	-0.032 $\pm$ 0.037
Gross beta	X	X	0.27 $\pm$ 0.06	0.26 $\pm$ 0.10
Radium 226		X	-0.001 $\pm$ 0.003	0.000 $\pm$ 0.003

<sup>a</sup> Column A denotes permit-specified constituents of concern (COCs) for the deep regional aquifer (DTSC 2003).

<sup>b</sup> Column B denotes California state-specified background water quality parameters [22 CCR 66265.97(e) (16)].

<sup>c</sup> Radioactivity results in Becquerels/liter (Bq/L) are shown as the reported sample radioactivity and associated  $2\sigma$  counting errors.  
(Divide these values by 0.037 to convert them to picocuries/liter.)

The reported value is negative when the measured sample radioactivity is less than the measured background activity.

The result is zero when the measured sample radioactivity is equal to the measured background activity.

**Table 4. B-829 area deep well W-829-1938, monitoring results for year 2005.**

(Constituent detections, in bold, are discussed in the text.)

Constituents			Sampling dates 2005			
			23-Feb	21-Apr	21-Jul	5-Oct
General (units)	A <sup>a</sup>	B <sup>b</sup>				
Groundwater elevation (feet)			705	705	705	705
pH (pH units)		X	7.76	7.78	7.69	7.43
Specific conductance (μmho/cm)		X	1065	1060	1058	1072
Inorganic (μg/L)						
Antimony	X		< 5	< 5	< 5	< 5
Arsenic	X	X	25	23	26	27
Barium	X	X	< 25	< 25	26	< 25
Beryllium	X		< 0.5	< 0.5	< 0.5	< 0.5
Cadmium	X	X	< 0.5	< 0.5	< 0.5	< 0.5
Chromium	X	X	< 1	< 1	< 1	< 1
Cobalt	X		< 25	< 25	< 25	< 25
Copper	X		< 10	< 10	< 10	< 10
Iron		X	< 50	< 50	< 50	< 50
Lead	X	X	< 2	< 2	< 2	< 2
Manganese	X	X	91	87	56	51
Mercury	X	X	< 0.2	< 0.2	< 0.2	< 0.2
Molybdenum	X		< 25	< 25	< 25	< 25
Nickel	X		8.6	< 5	< 5	< 5
Selenium	X	X	< 2	< 2	< 2	< 2
Silver	X		< 0.5	< 0.5	< 0.5	< 0.5
Vanadium	X		< 25	< 25	< 25	< 25
Zinc	X		21	< 20	< 20	< 20
Perchlorate	X		< 4	< 4	< 4	< 4
Chloride (mg/L)		X	98	97	97	97
Fluoride (mg/L)		X	0.42	0.39	0.34	0.43
Nitrate (as NO <sub>3</sub> ) (mg/L)		X	< 0.5	< 0.5	1.4	2.5
Sodium (mg/L)		X	150	160	150	150
Sulfate (mg/L)		X	190	190	190	190
Turbidity (NT Units)		X	0.24	0.42	0.34	0.24
Organic (μg/L)						
1,1,1-Trichloroethane	X		< 0.5	< 0.5	< 0.5	< 0.5
1,1-Dichloroethene	X		< 0.5	< 0.5	< 0.5	< 0.5
1,2-Dichloroethane	X		< 0.5	< 0.5	< 0.5	< 0.5
cis-1,2-Dichloroethene	X		< 0.5	< 0.5	< 0.5	< 0.5
trans-1,2-Dichloroethene	X		< 0.5	< 0.5	< 0.5	< 0.5
1,2-Dichloroethene (total)	X		< 1	< 1	< 1	< 1
Benzene	X		< 0.5	< 0.5	< 0.5	< 0.5
Carbon disulfide	X		< 1	< 1	< 1	< 1
Chloroform	X		< 0.5	< 0.5	< 0.5	< 0.5
Dichlorodifluoromethane	X		< 0.5	< 0.5	< 0.5	< 0.5
Ethylbenzene	X		< 0.5	< 0.5	< 0.5	< 0.5
Freon 113	X		< 0.5	< 0.5	< 0.5	< 0.5
Tetrachloroethene	X		< 0.5	< 0.5	< 0.5	< 0.5
Toluene	X		< 0.5	< 0.5	< 0.5	< 0.5
Total xylene isomers	X		< 1	< 1	< 1	< 1
Trichloroethene	X		< 0.5	< 0.5	< 0.5	< 0.5
Trichlorofluoromethane	X		< 0.5	< 0.5	< 0.5	< 0.5

(continued)

**Table 4. B-829 area deep well W-829-1938, monitoring results for year 2005 (concluded).**  
(Constituent detections, in bold, are discussed in the text.)

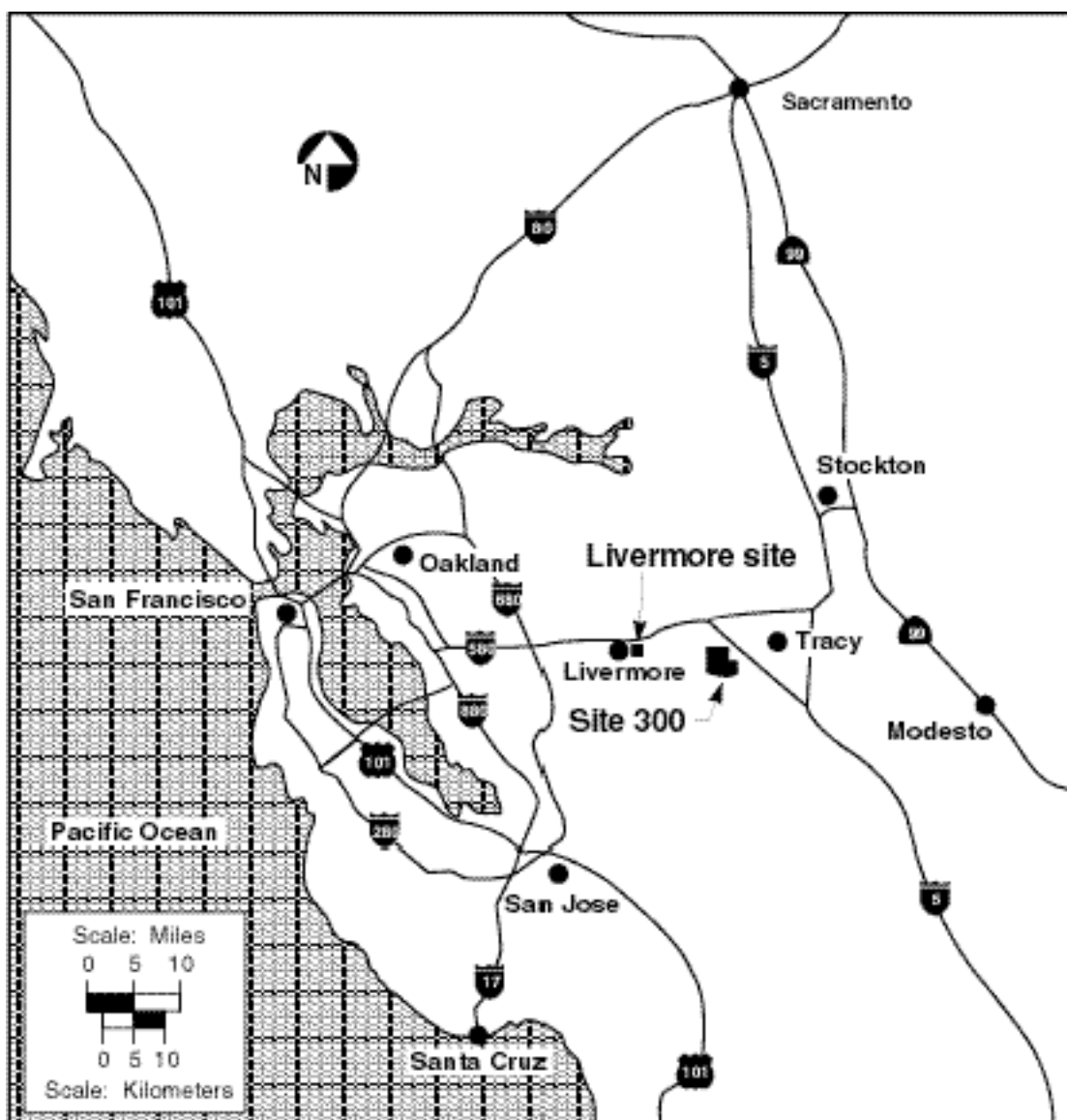
Constituents	A <sup>a</sup>	B <sup>b</sup>	Sampling dates 2005			
			23-Feb	21-Apr	21-Jul	5-Oct
BHC, gamma isomer (Lindane)		X	< 0.005	< 0.005	< 0.005	< 0.005
Bis(2-ethylhexyl)phthalate	X		< 5	< 5	< 5	< 5
Endrin		X	< 0.005	< 0.005	< 0.005	< 0.005
Phenol	X	X	< 2	< 2	< 2	< 2
Total organic halides (TOX)		X	< 20	< 20	< 20	< 20 <sup>d</sup>
Total organic carbon (TOC) (mg/L)		X	< 1	< 1	<b>1.1</b>	< 1
Total coliform (MPN/100 mL)		X	< 2	<b>2</b>	< 2	< 2
Methoxychlor		X	< 0.010	< 0.010	< 0.01	< 0.01
Toxaphene		X	< 2	< 2	< 2	< 2
2,4-D		X	< 0.4	< 0.4	< 0.4	< 0.4
2,4,5 TP (Silvex)		X	< 0.07	< 0.07	< 0.07	< 0.07
<b>Explosive (μg/L)</b>						
HMX	X		< 5	< 5	< 5	< 5
RDX	X		< 5	< 5	< 5	< 5
TNT	X		< 5	< 5	< 5	< 5
<b>Radioactive (Bq/L)<sup>c</sup></b>						
Gross alpha	X	X	-0.015 ± 0.041	-0.013 ± 0.041	0.019 ± 0.041	-0.006 ± 0.034
Gross beta	X	X	0.44 ± 0.08	0.42 ± 0.08	0.39 ± 0.07	0.44 ± 0.08
Radium 226		X	0.010 ± 0.004	0.001 ± 0.003	-0.002 ± 0.004	0.000 ± 0.004

<sup>a</sup> Column A denotes permit-specified constituents of concern (COCs) for the deep regional aquifer (DTSC 2003).<sup>b</sup> Column B denotes California state-specified background water quality parameters [22 CCR 66265.97(e) (16)].<sup>c</sup> Radioactivity results in Becquerels/liter (Bq/L) are shown as the reported sample radioactivity and associated 2σ counting errors.  
(Divide these values by 0.037 to convert them to picocuries/liter.)

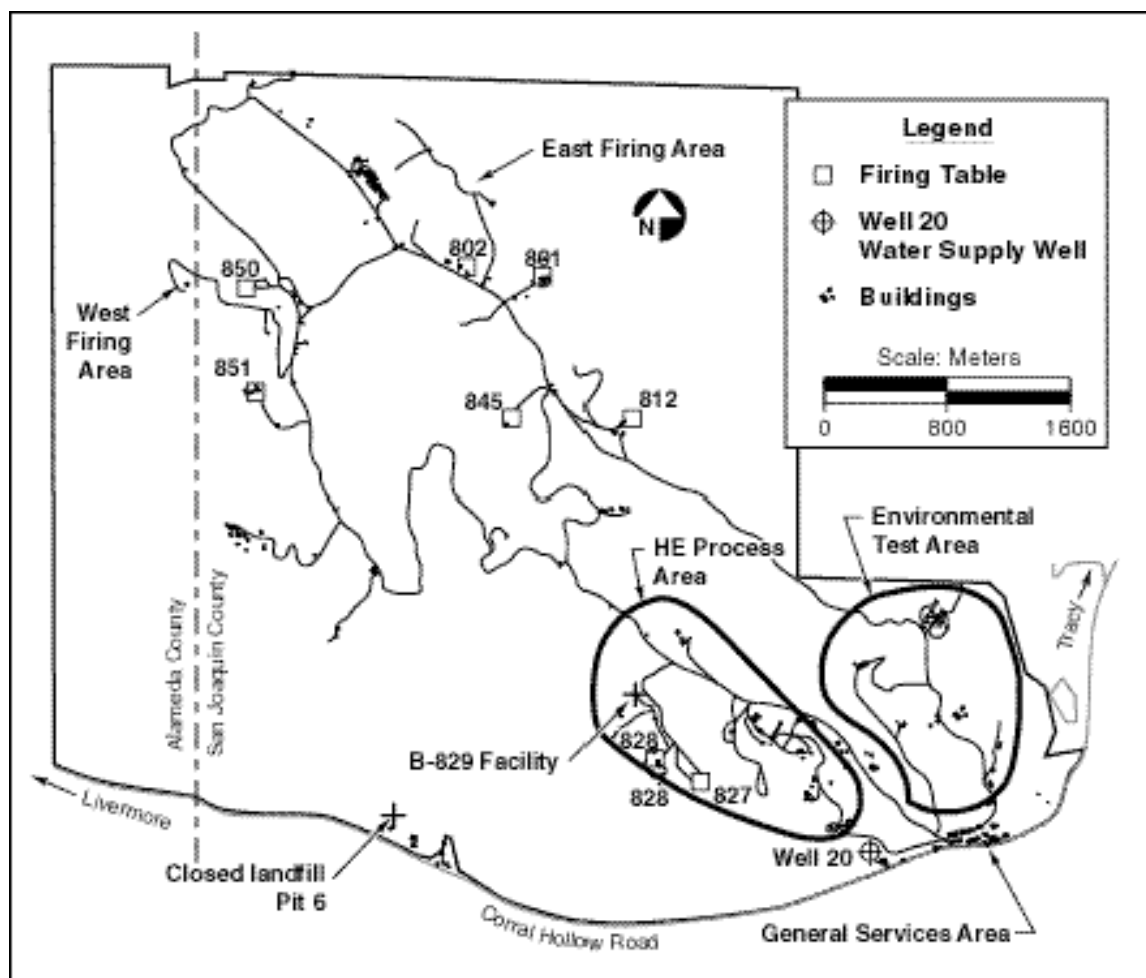
The reported value is negative when the measured sample radioactivity is less than the measured background activity.

The result is zero when the measured sample radioactivity is equal to the measured background activity.

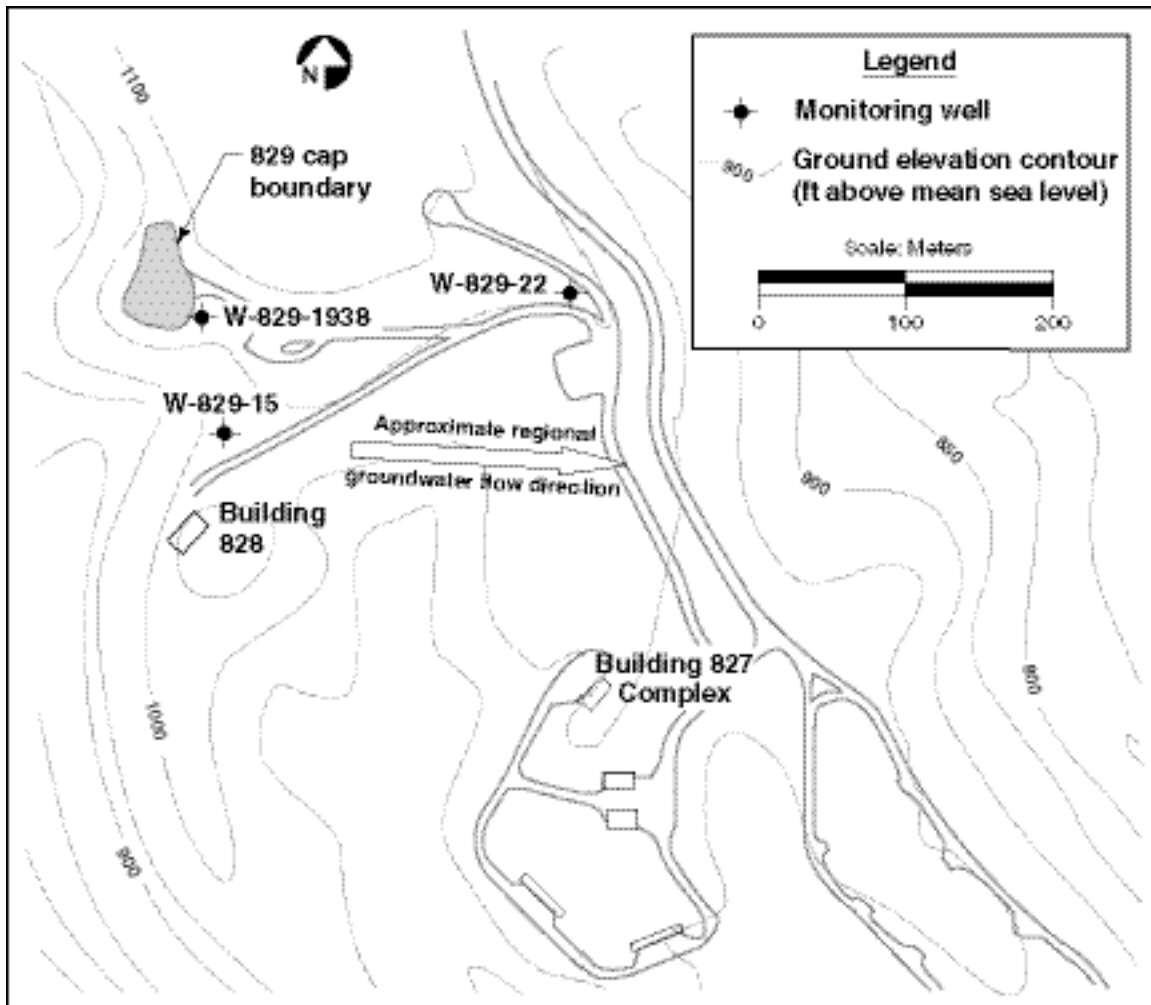
<sup>d</sup> The October 5th TOX sample was not analyzed within hold time. TOX was resampled on November 29, 2005.



**Figure 1.** Locations of LLNL Livermore site and Site 300.



**Figure 2.** Location of the closed B-829 Facility at LLNL Site 300.



**Figure 3.** Location of the closed B-829 Facility and monitoring wells at LLNL Site 300.

Location: _____	Inspector's name: _____
Date: _____	Inspector's signature: _____
Time: _____	

Condition of the facility	Condition as described?	If correction needed, describe condition and needed repairs.	Corrections completed?	Date completed
DESCRIPTION	Y/N	INSPECTOR'S COMMENTS	Y/N	DATE
1. Cap is in good condition.				
a. Settlement or gulying observed?				
b. Surface erosion visible?				
c. Fissures visible?				
d. Cracks visible?				
e. Low spots visible?				
f. Animal burrows visible?				
g. Bare spots observed?				
h. Subsidence observed?				
i. Vegetation beyond topsoil layer observed?				
2. Runoff is diverted away from HE Open Burn Treatment Facility.				
3. Erosion controls are present and in good condition (i.e, grading, vegetation, and clear diversion channels).				
4. Permanent, surveyed benchmarks are present and maintained.				
5. Groundwater monitoring network is in good working order.				
a. Well label is intact and legible.				
b. Surface seal is intact.				
c. No evidence of damage (i.e, settlement, pipe tilting, poor protective pipe condition, standing water around the pipe, etc.) is observed.				
6. Warning sign is in place.				
7. Emergency Coordinator's name and phone number posted.				
8. Communications are in good working order.				
9. Access available to emergency vehicles.				
10. Copy of Post-Closure Plan is on file at Site 300.				
11. Other observations attached.				

**Figure 4.** B-829 Facility post-closure inspection checklist.

## **Appendix A**

# **Groundwater Elevation and COC Concentration Plots**

## Appendix A

### Groundwater Elevation and COC Concentration Plots

As required by the monitoring and reporting provisions of 22 CCR 66264.97(e), this appendix presents graphical depictions of groundwater elevations and concentration trends. Concentration-versus-time plots have been prepared for all confirmed constituent of concern (COC) detections above their respective analytical reporting limits (RLs), for the permit-specified wells. The graphs for the two established wells (W-829-15 and W-829-22) present data accumulated over the last seven years, going back to 1999, showing post-closure trends since the first year of monitoring under the *B-829 Final Closure Plan* (Mathews and Taffet 1997). The graphs for well W-829-1938, first monitored in CY 2004, present the limited data (eight quarters) available.

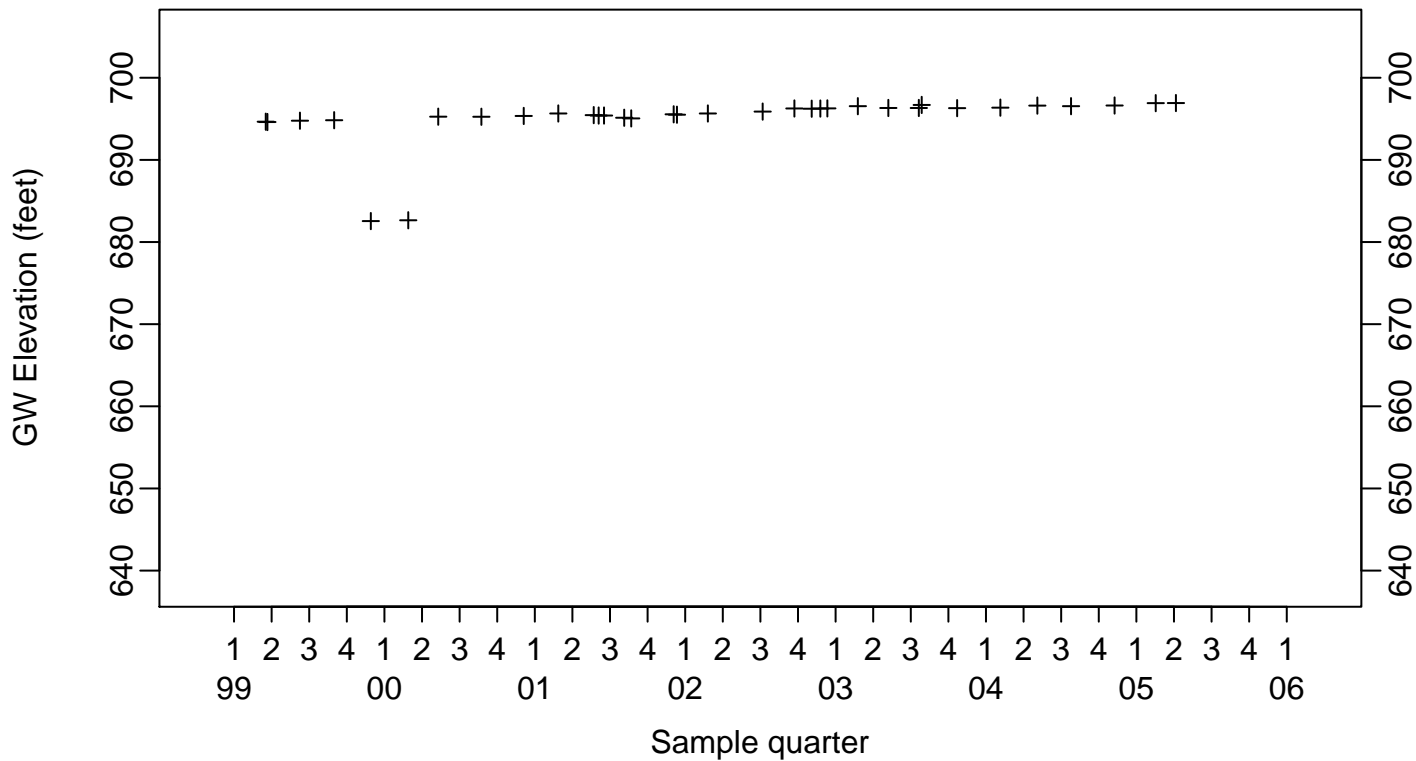
The sequence of graphs is by parameter (groundwater elevation, concentration, or activity) and by well. Graphs show the reported parameter on the y axis, with time on the x axis (time in years is divided into quarterly sample periods). The header and the vertical axis labels on each plot give the units of measurement. Statistical limits of concentration (SLs) are shown on the COC graphs as horizontal dotted lines. The numerical value of an SL is also given in the plot legend. Three different symbols are used to plot the COC data: a black diamond, an inverted white triangle, and a plus sign. Their different uses are explained below.

COC detections are plotted as black diamonds. Analytical laboratories report COC measurements above RLs as detections. (The RL for a COC is a contractual concentration value near zero.) COC concentrations below RLs are non-detections and are reported as "less than the RL." For non-radioactive COCs, non-detections are assigned RL values and appear as inverted white triangles in the data graphs.

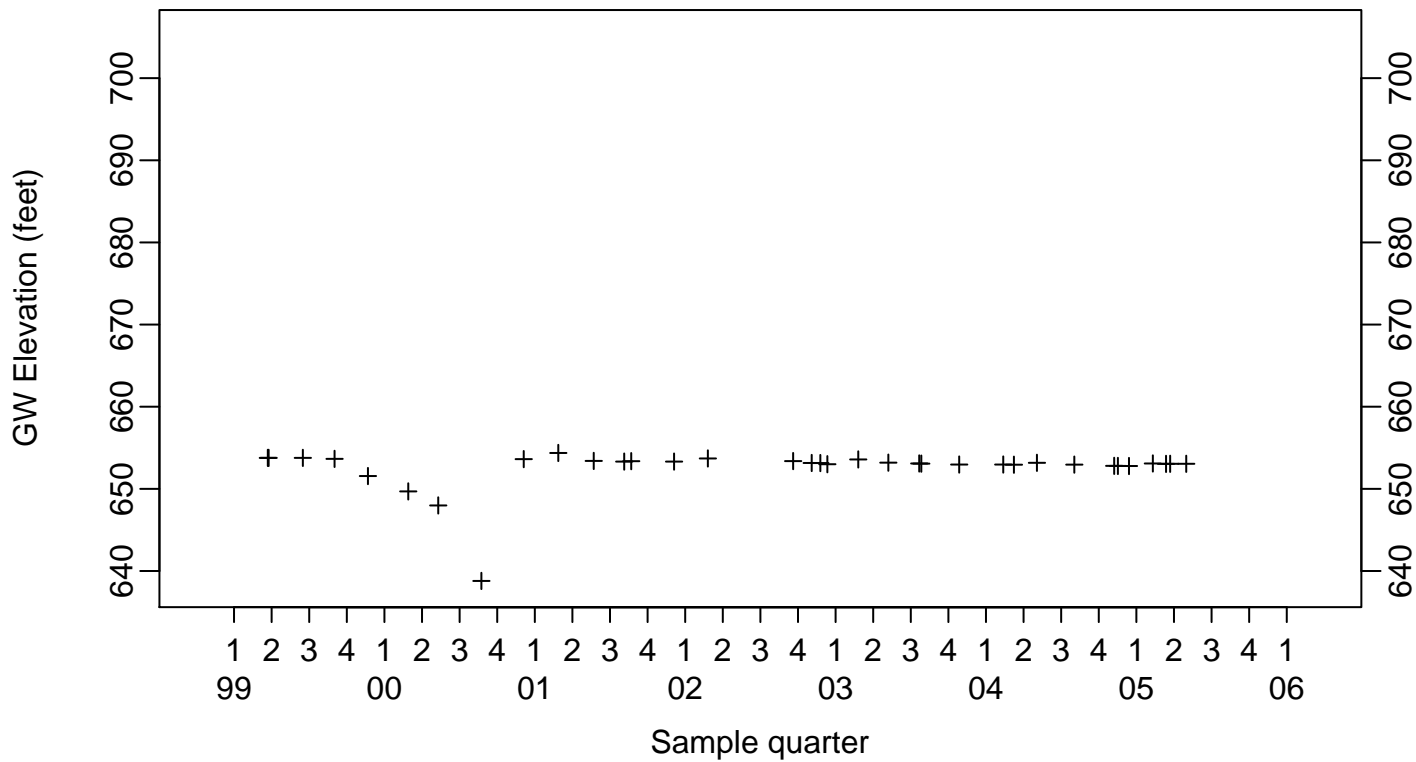
Non-detections of radioactive COCs, however, are treated differently. The reported value for radioactive COCs is the measured sample radioactivity minus the measured background radioactivity. When the result of this calculation is less than the RL, the value is plotted as a plus sign, indicating an estimated non-detection. (Note that the calculated value may be negative, or zero, if the measured sample radioactivity is less than, or equal to, the measured background activity.) When the reported activity is greater than the RL, the value is plotted as a black diamond, indicating a radioactive COC detection.

# Building 829 GW Elevation (feet)

## Monitoring Point W-829-15

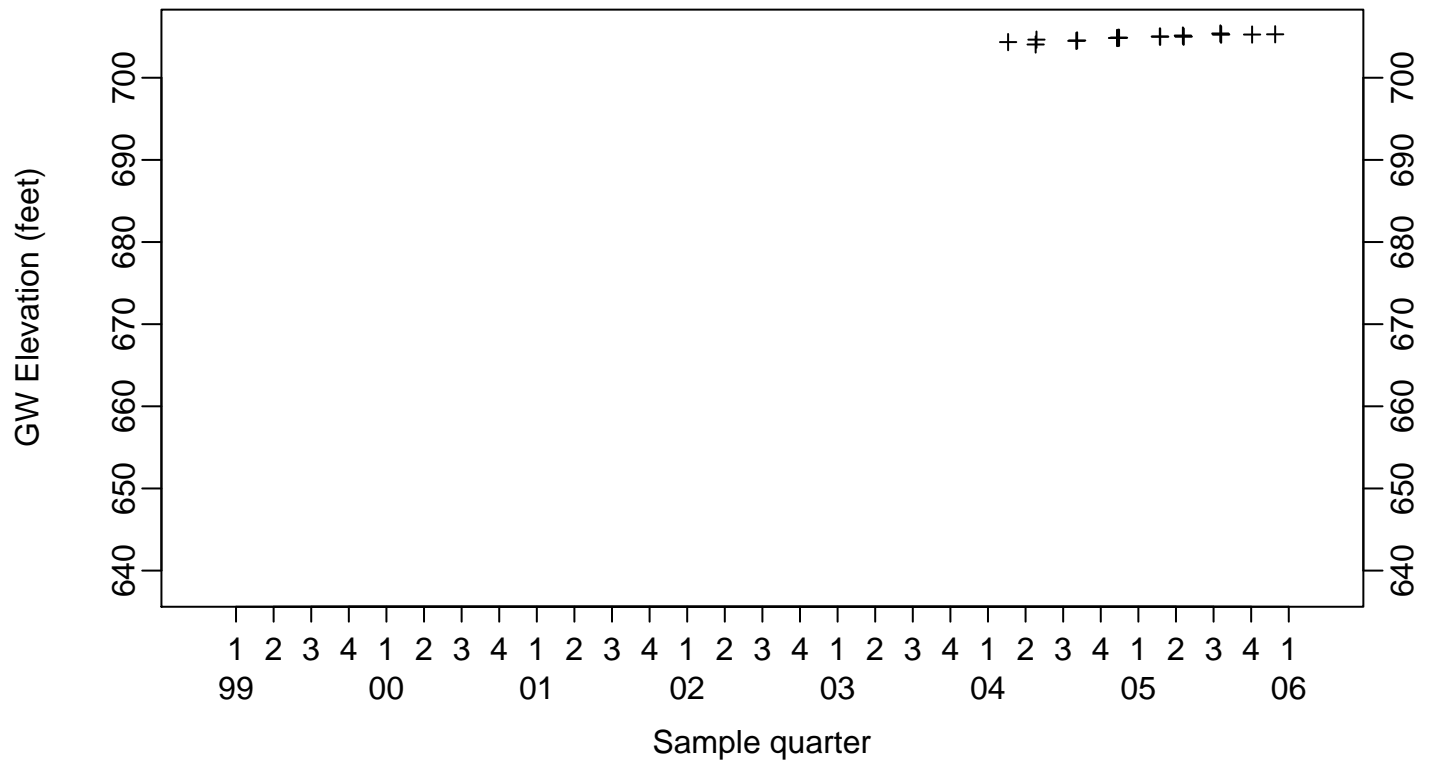


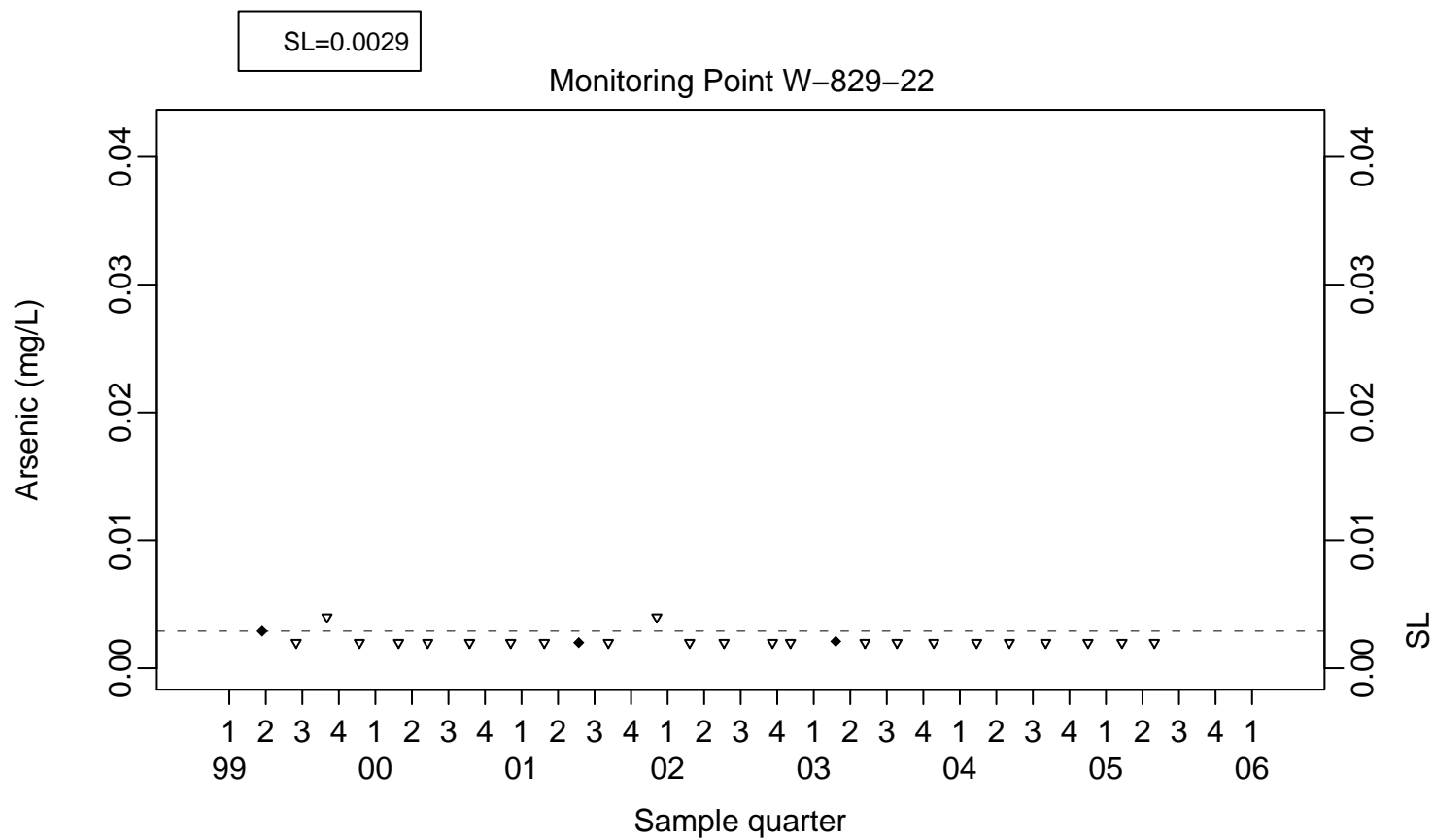
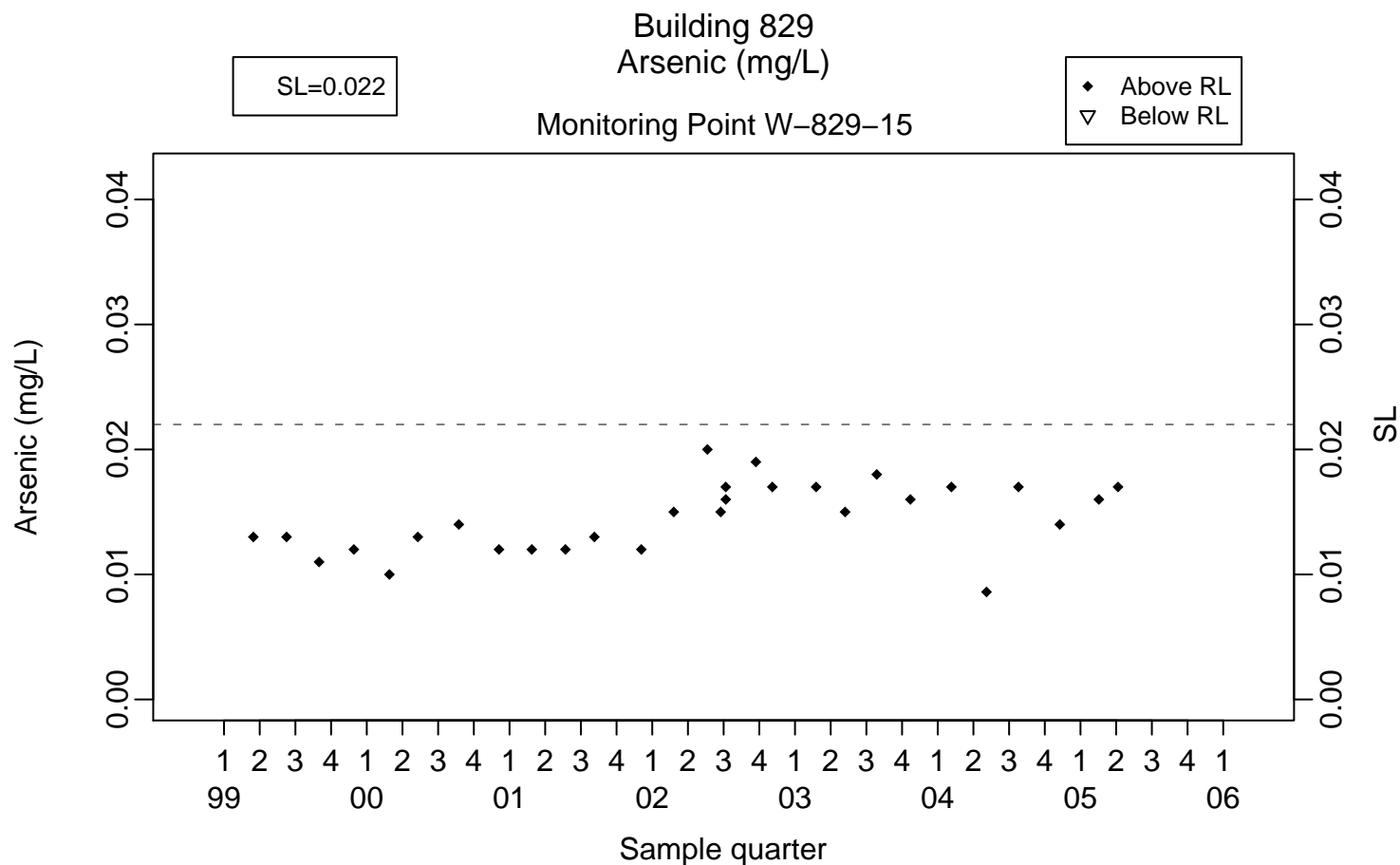
## Monitoring Point W-829-22

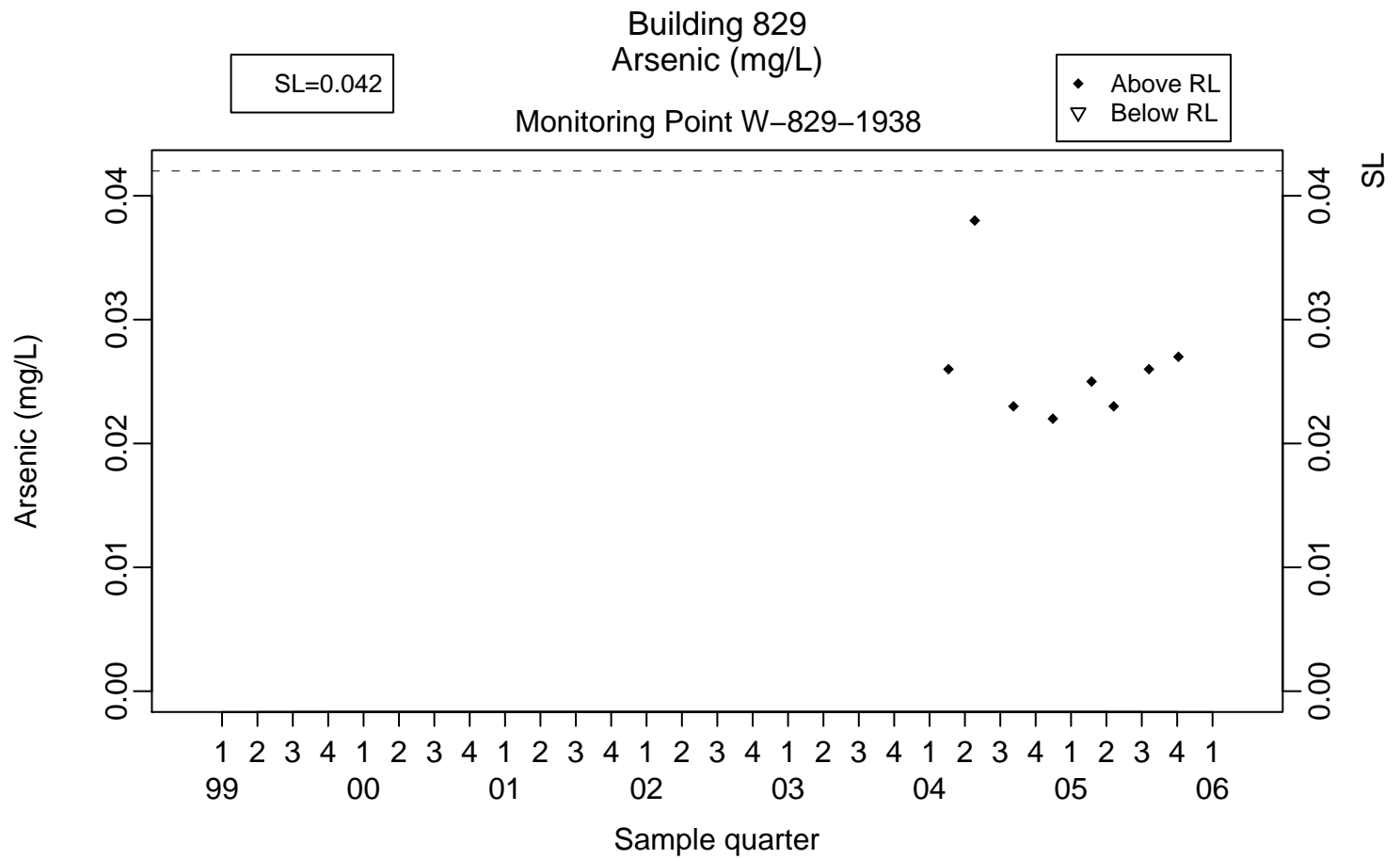


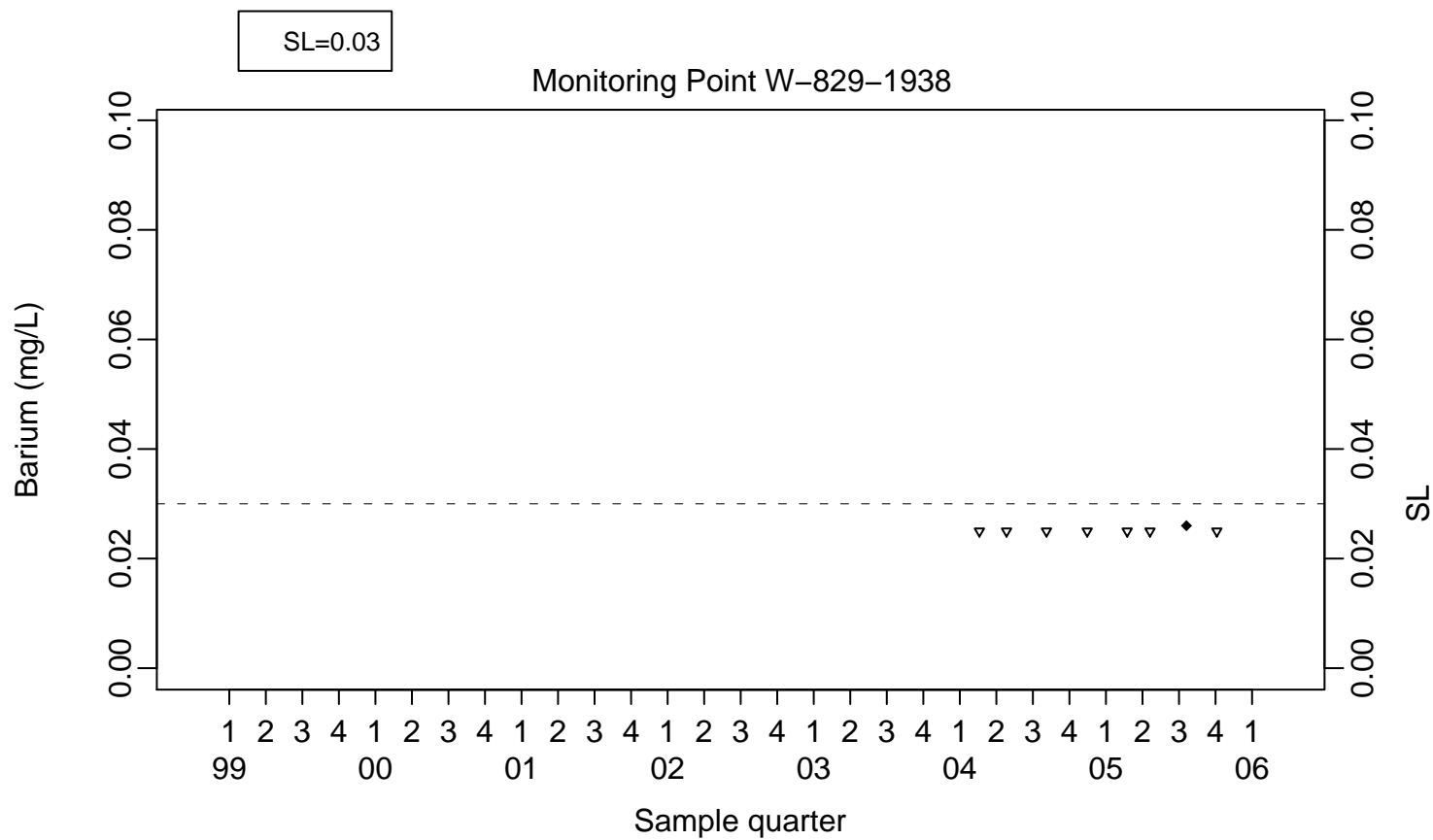
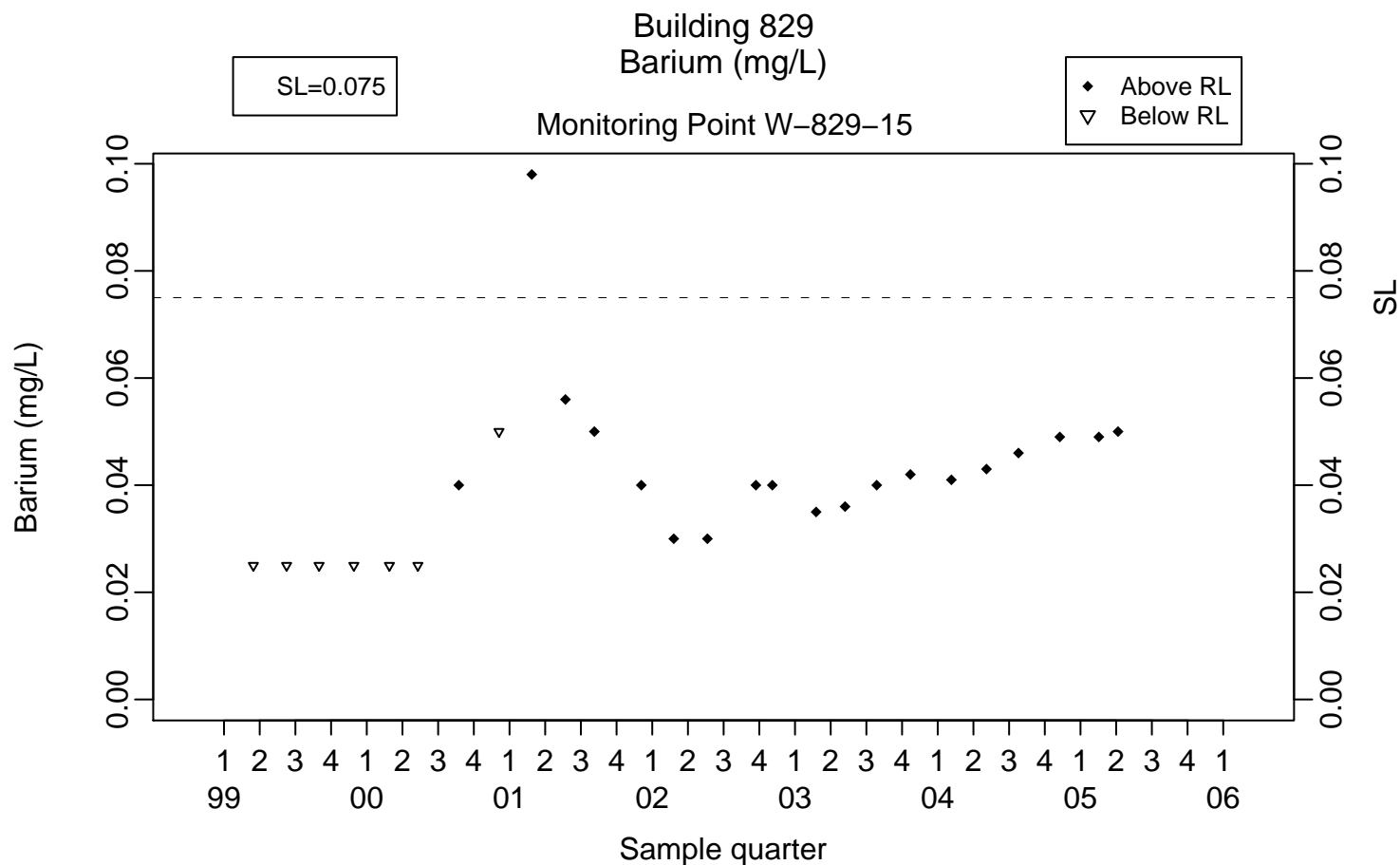
Building 829  
GW Elevation (feet)

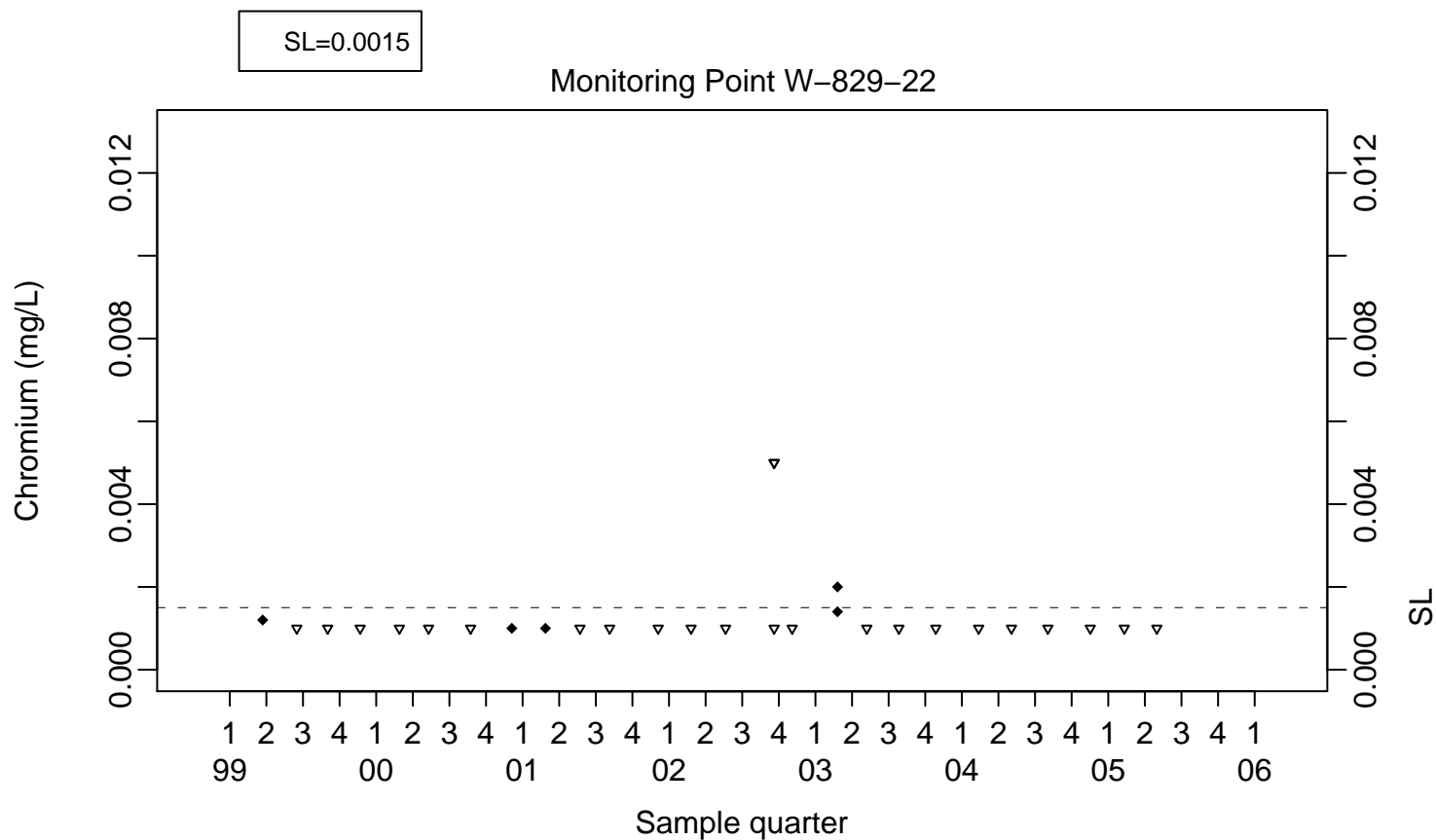
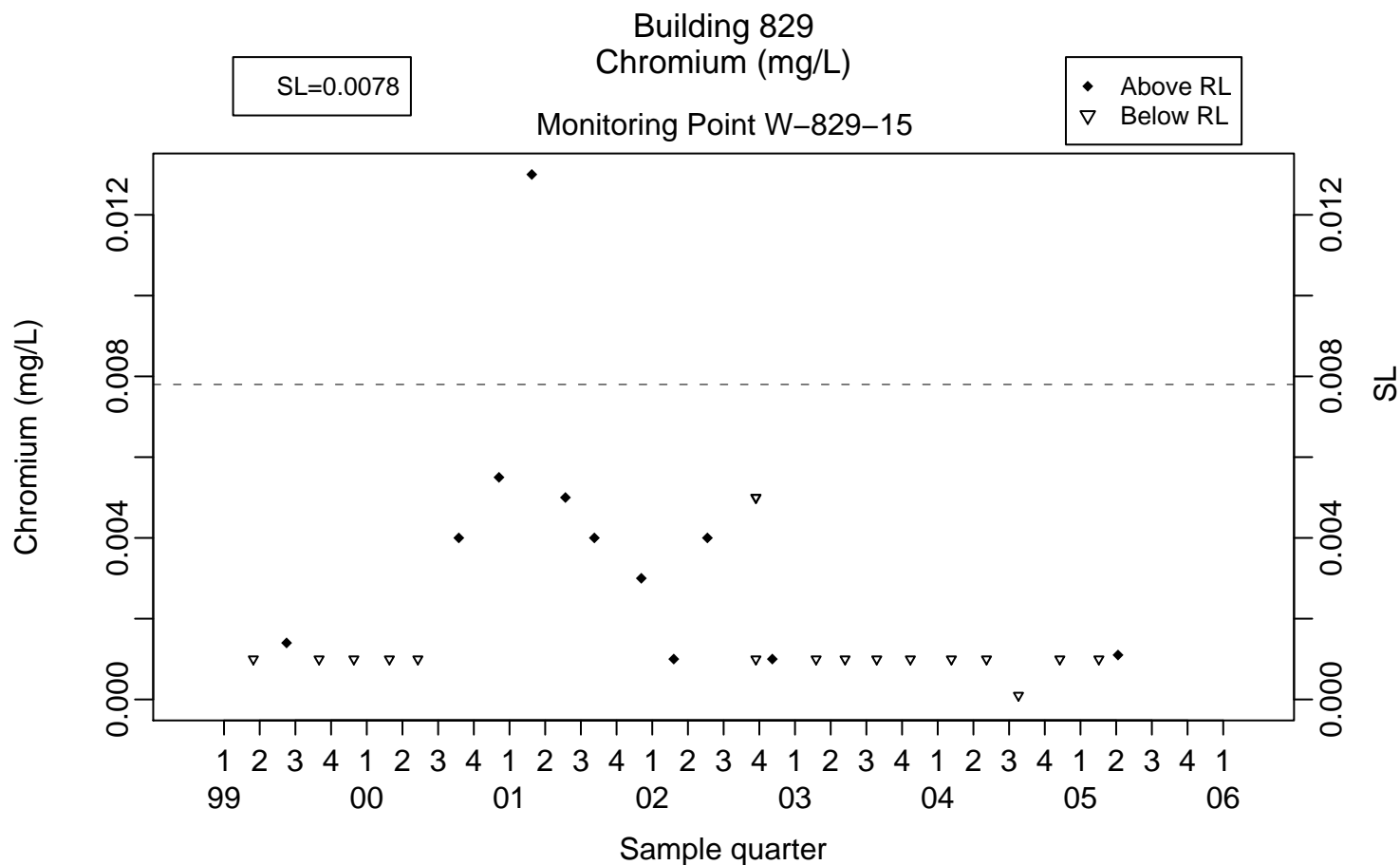
Monitoring Point W-829-1938

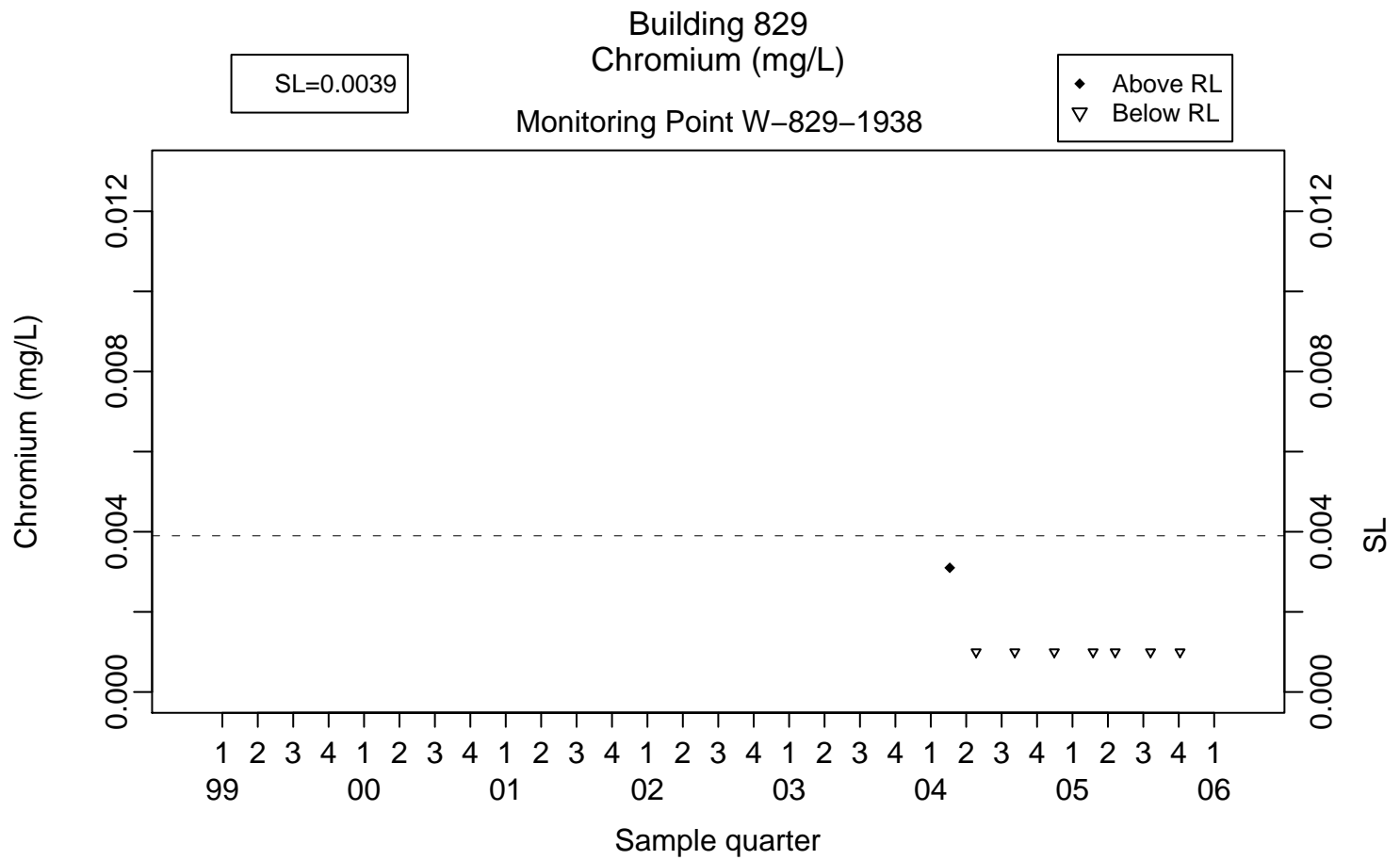


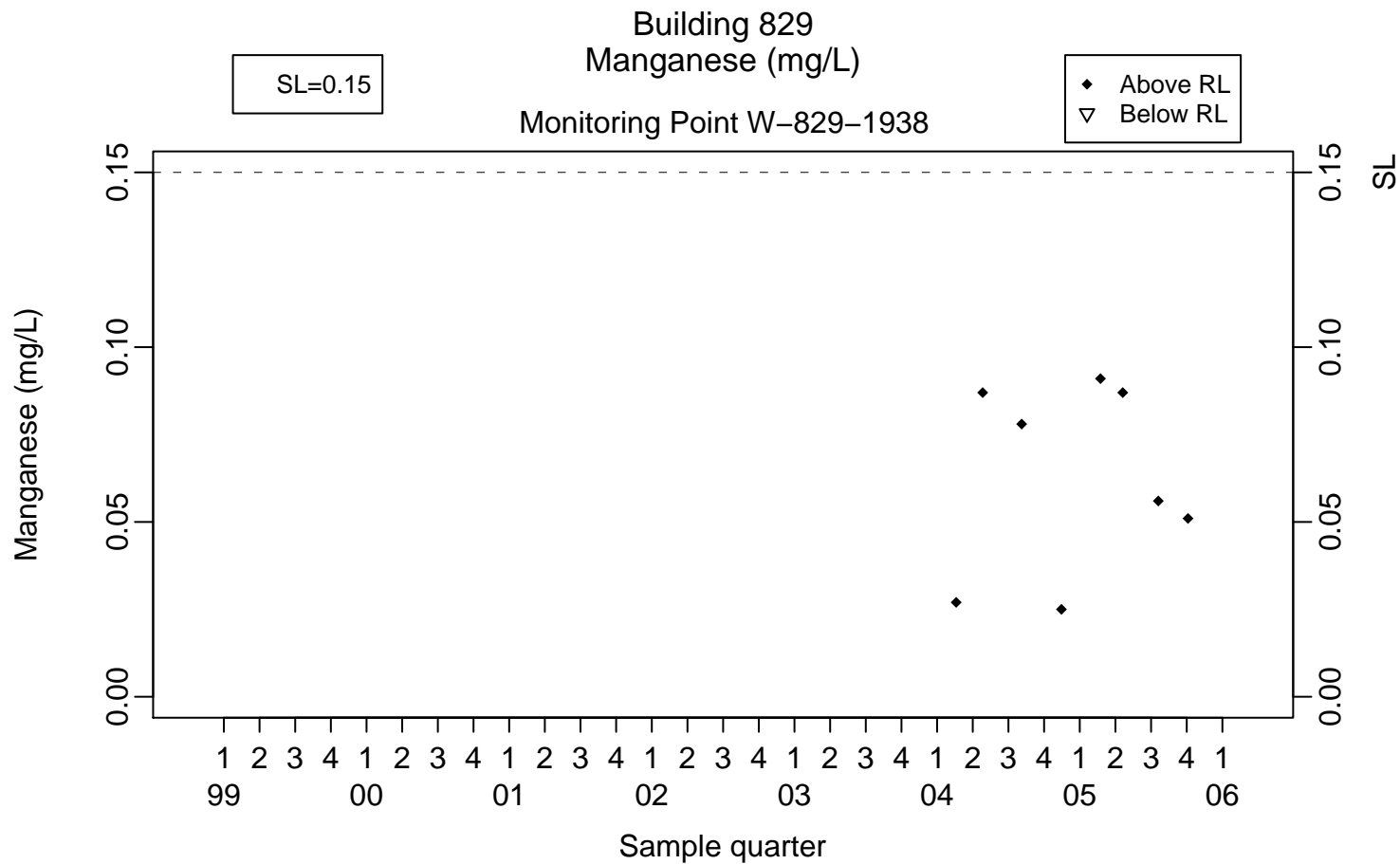


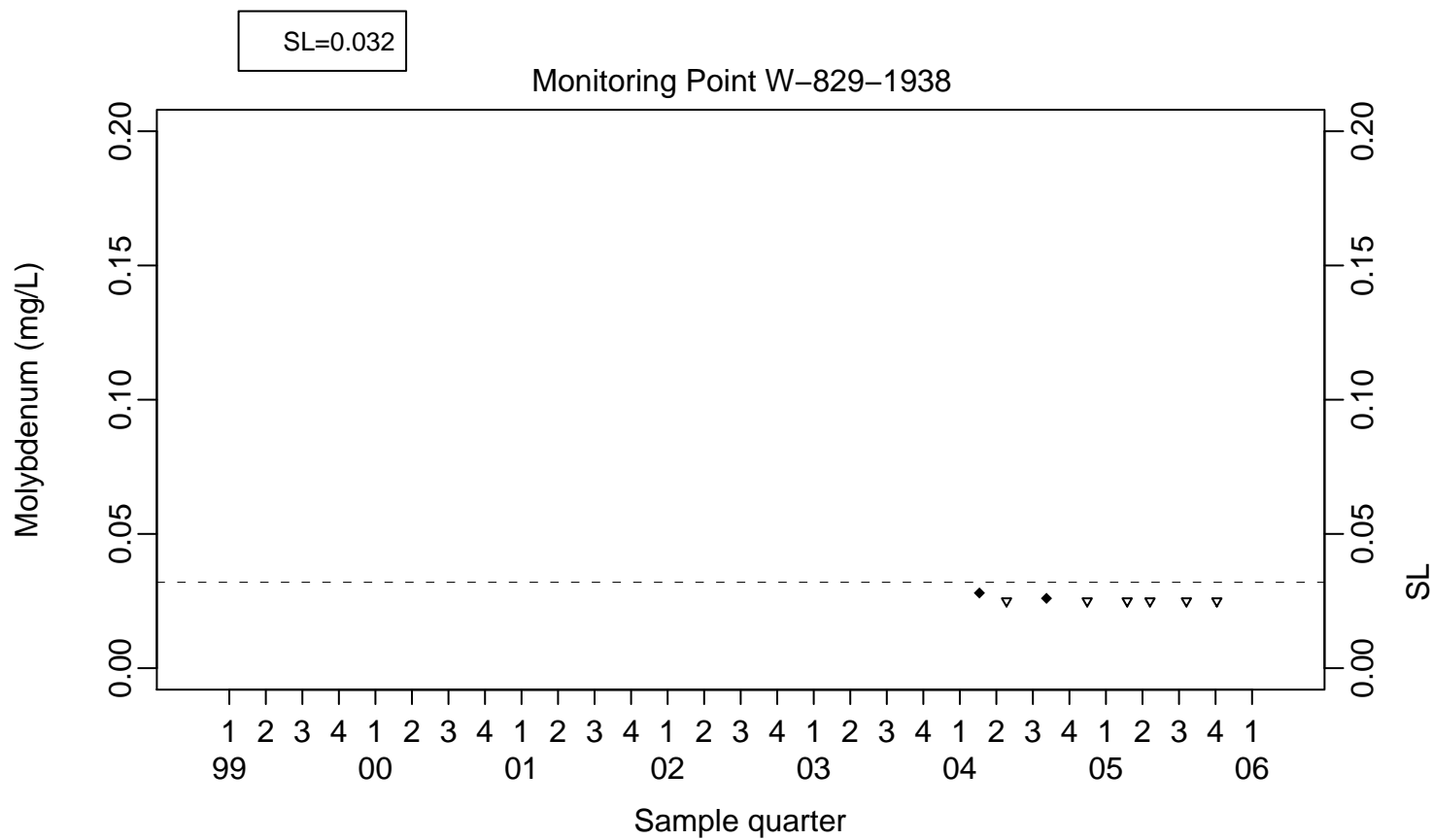
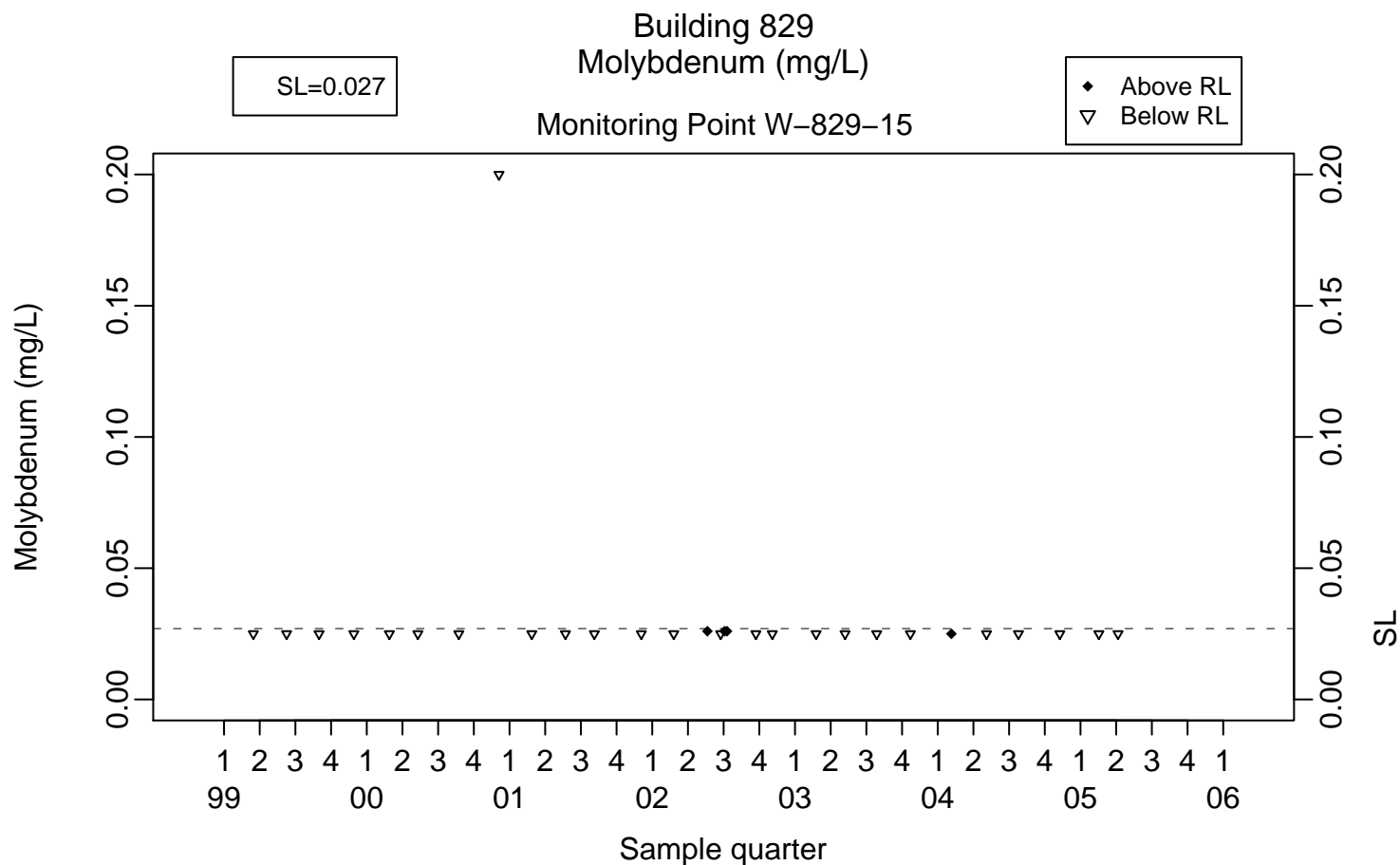


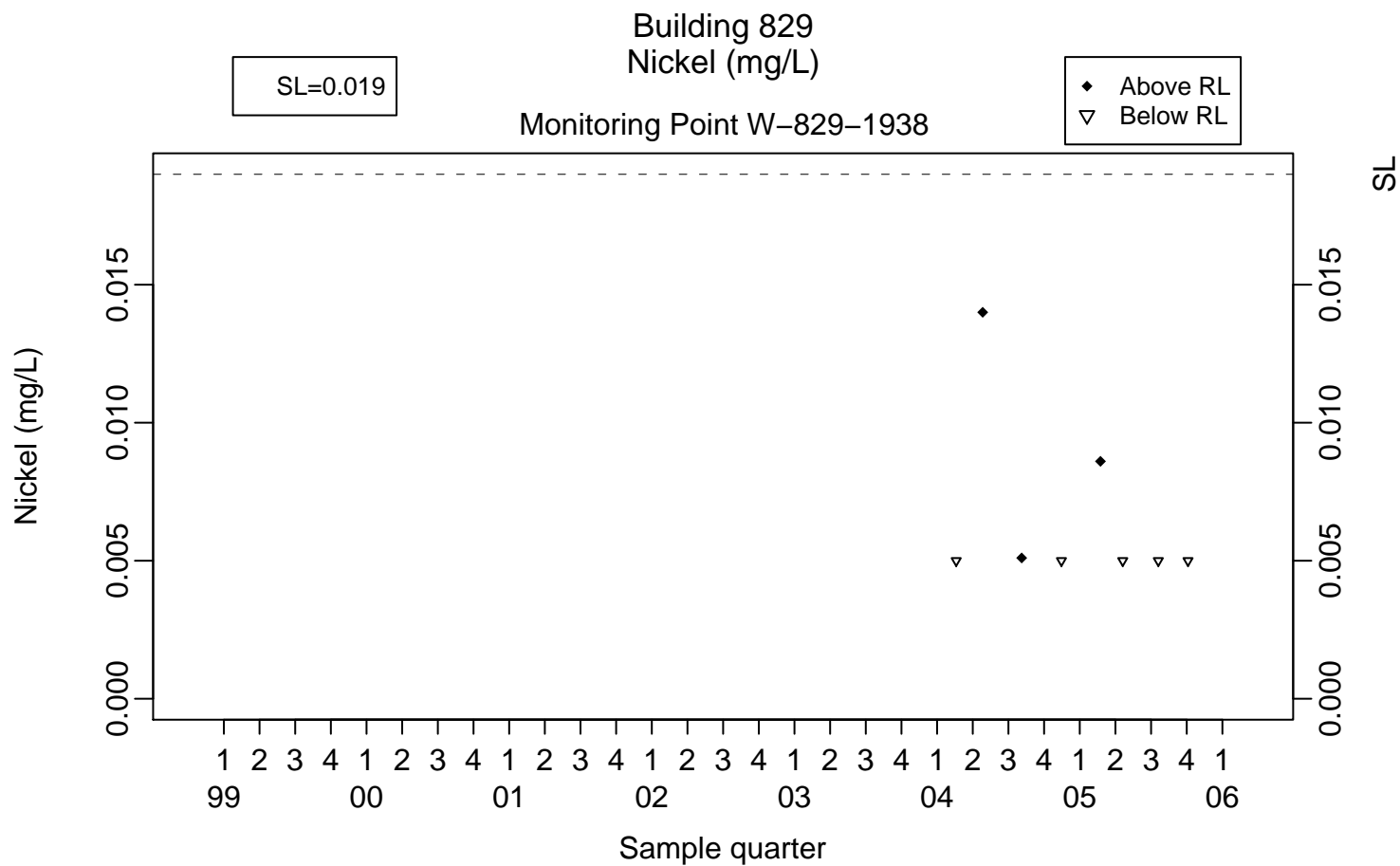


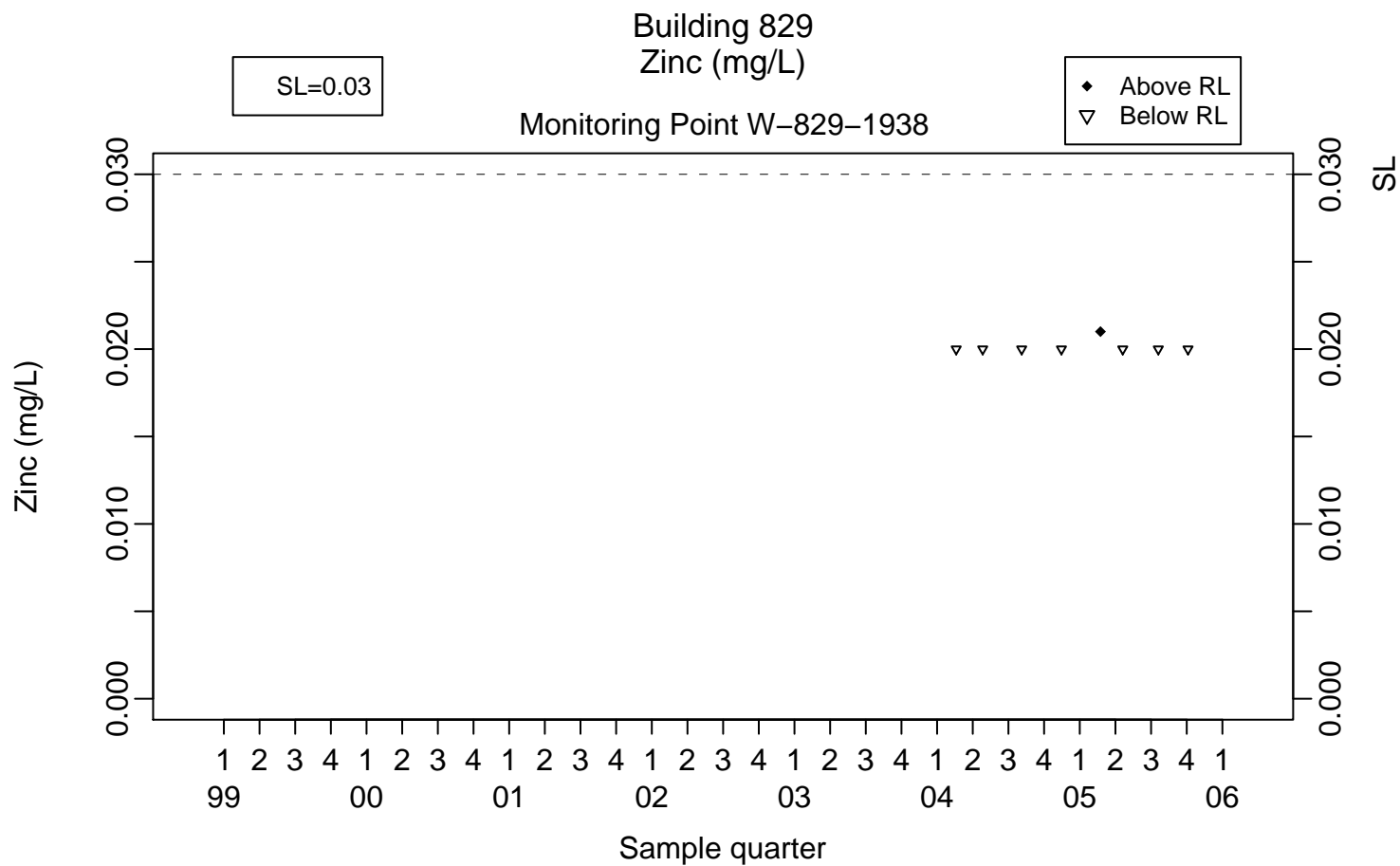


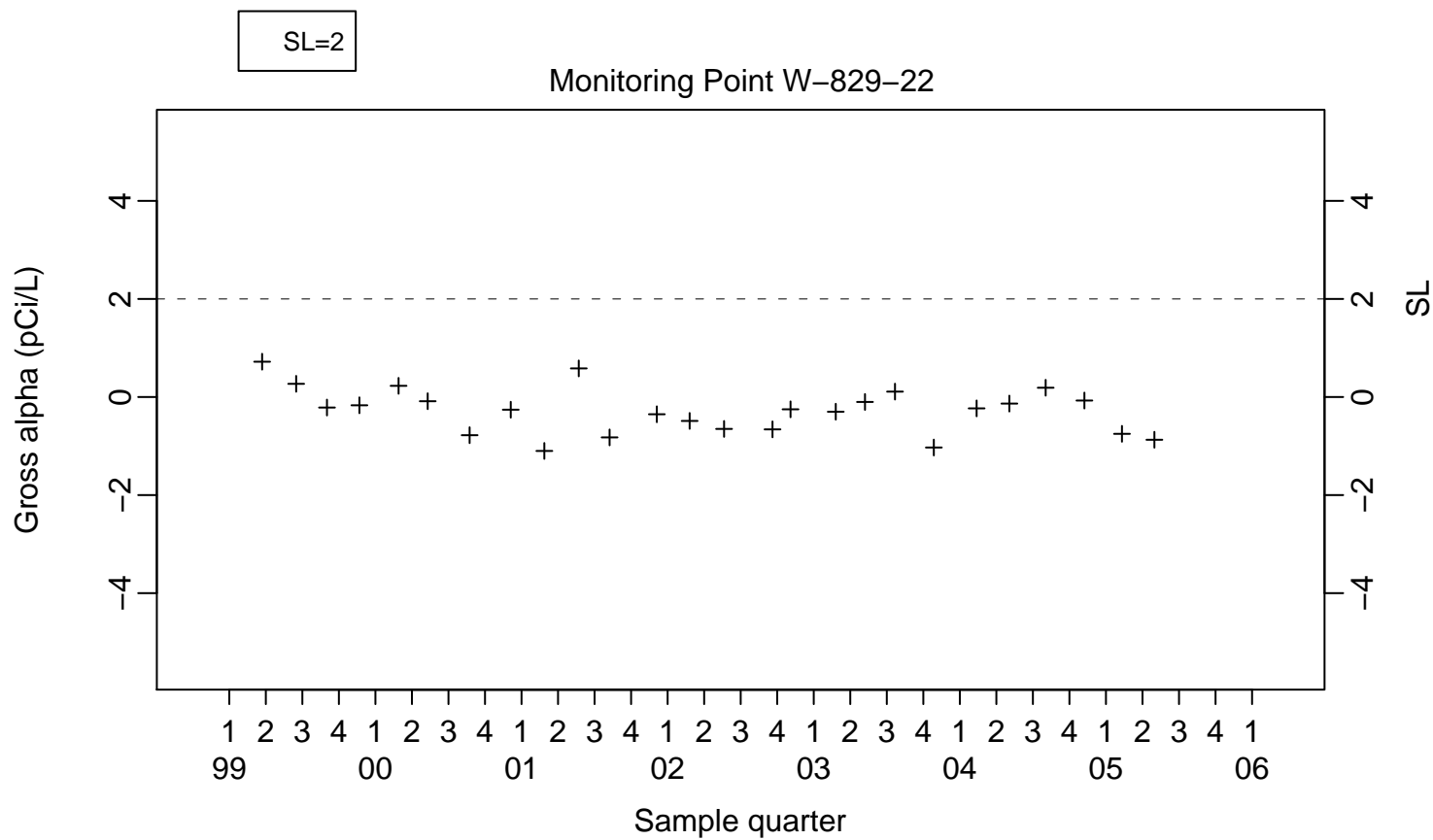
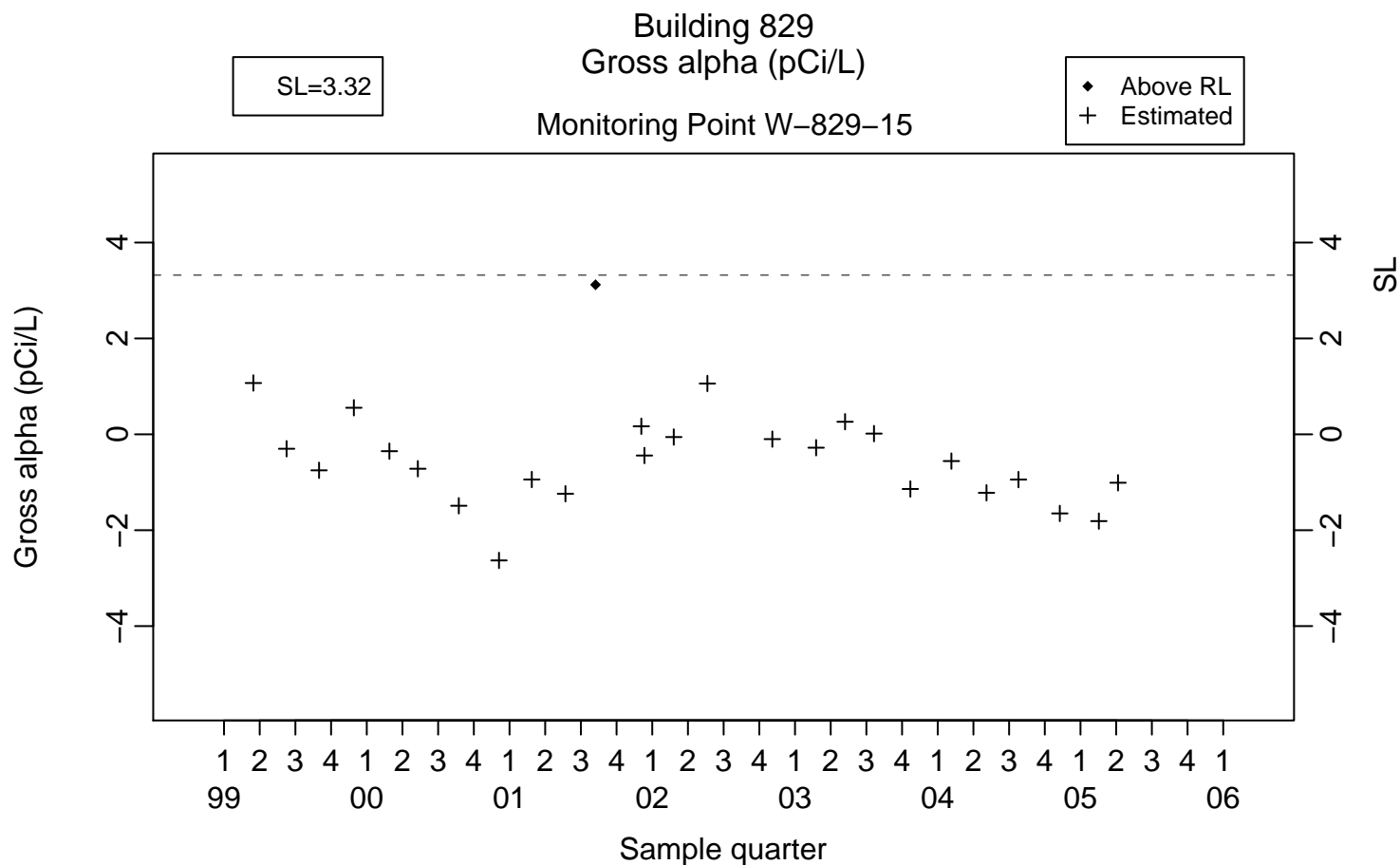


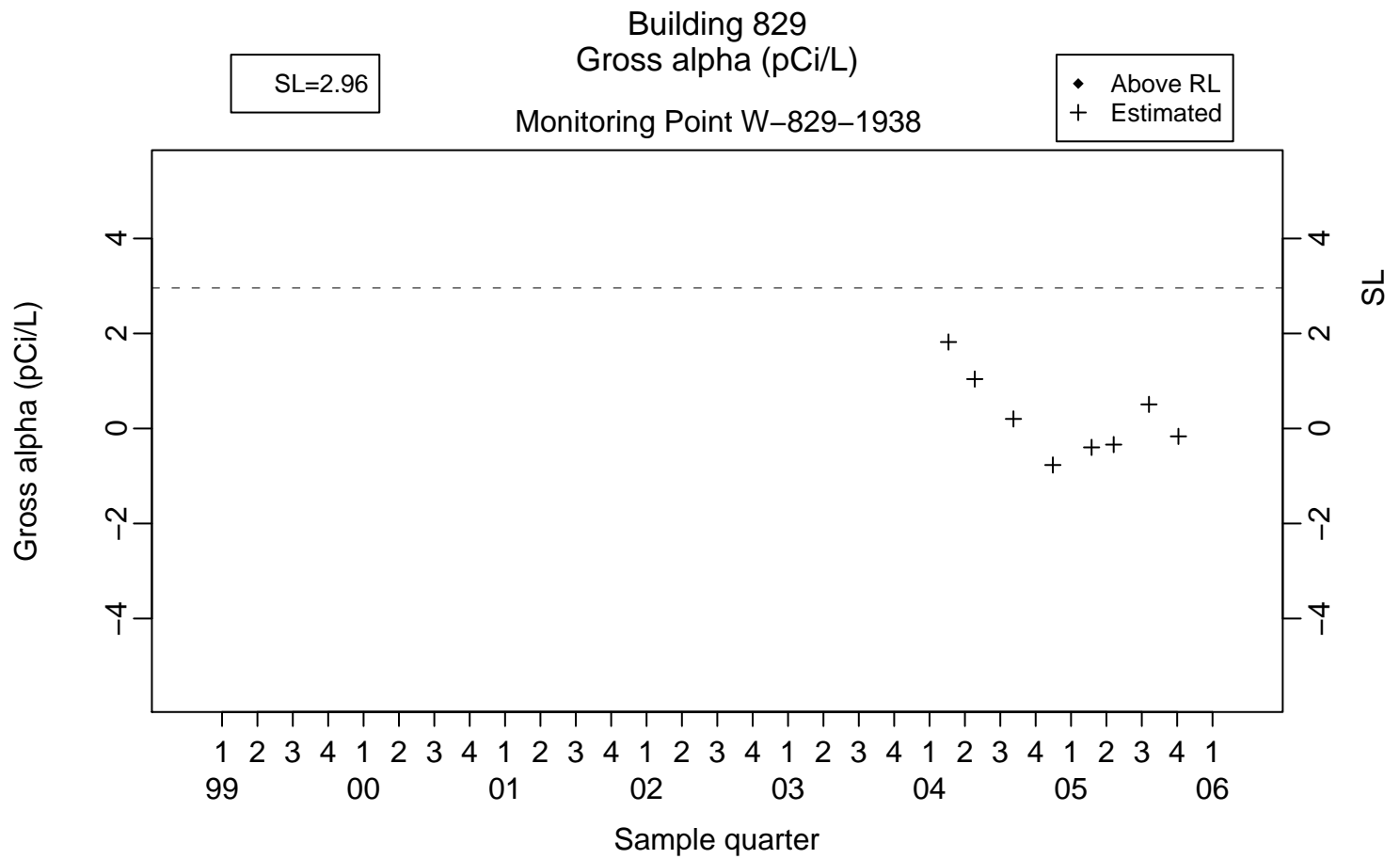


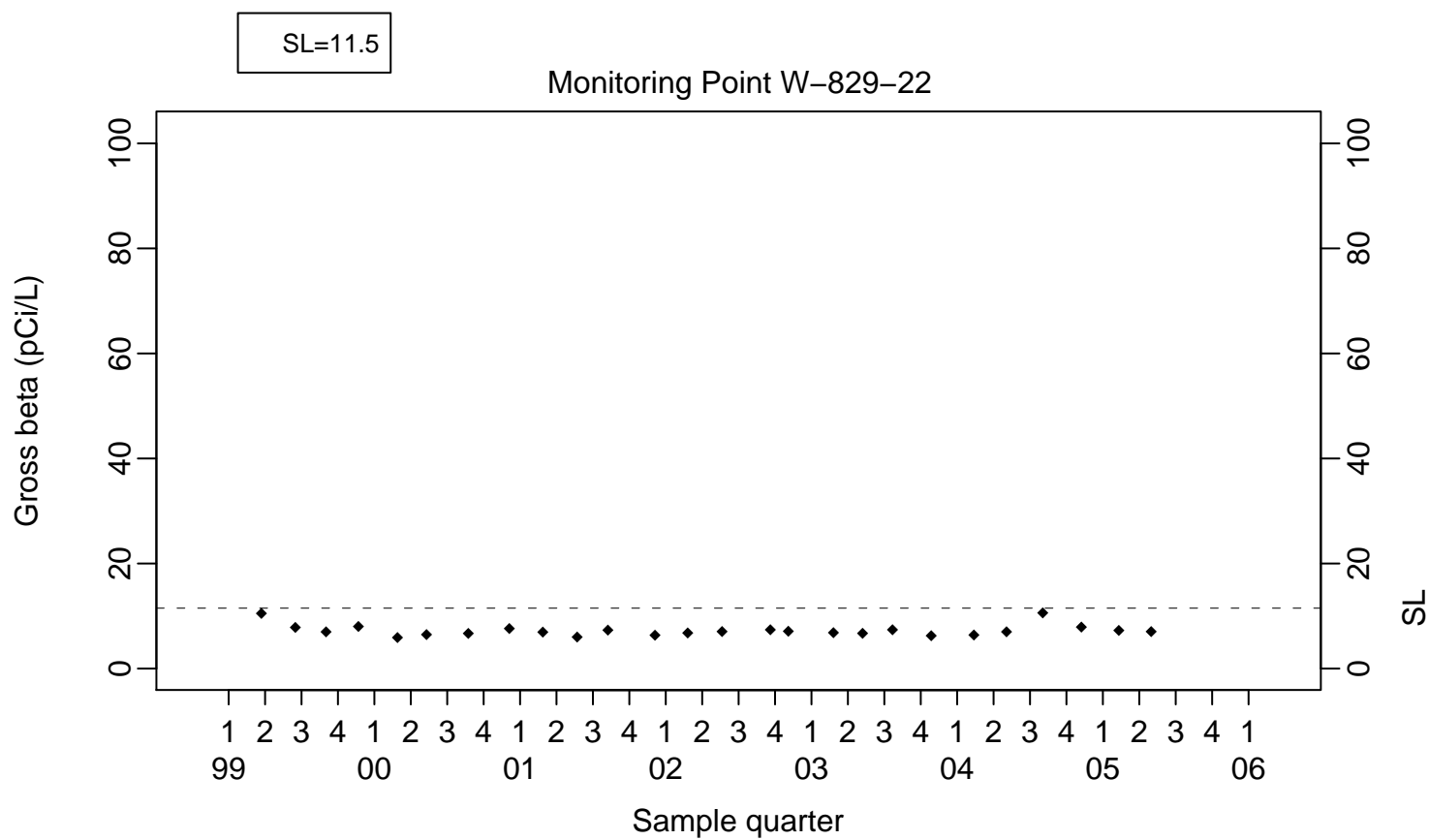
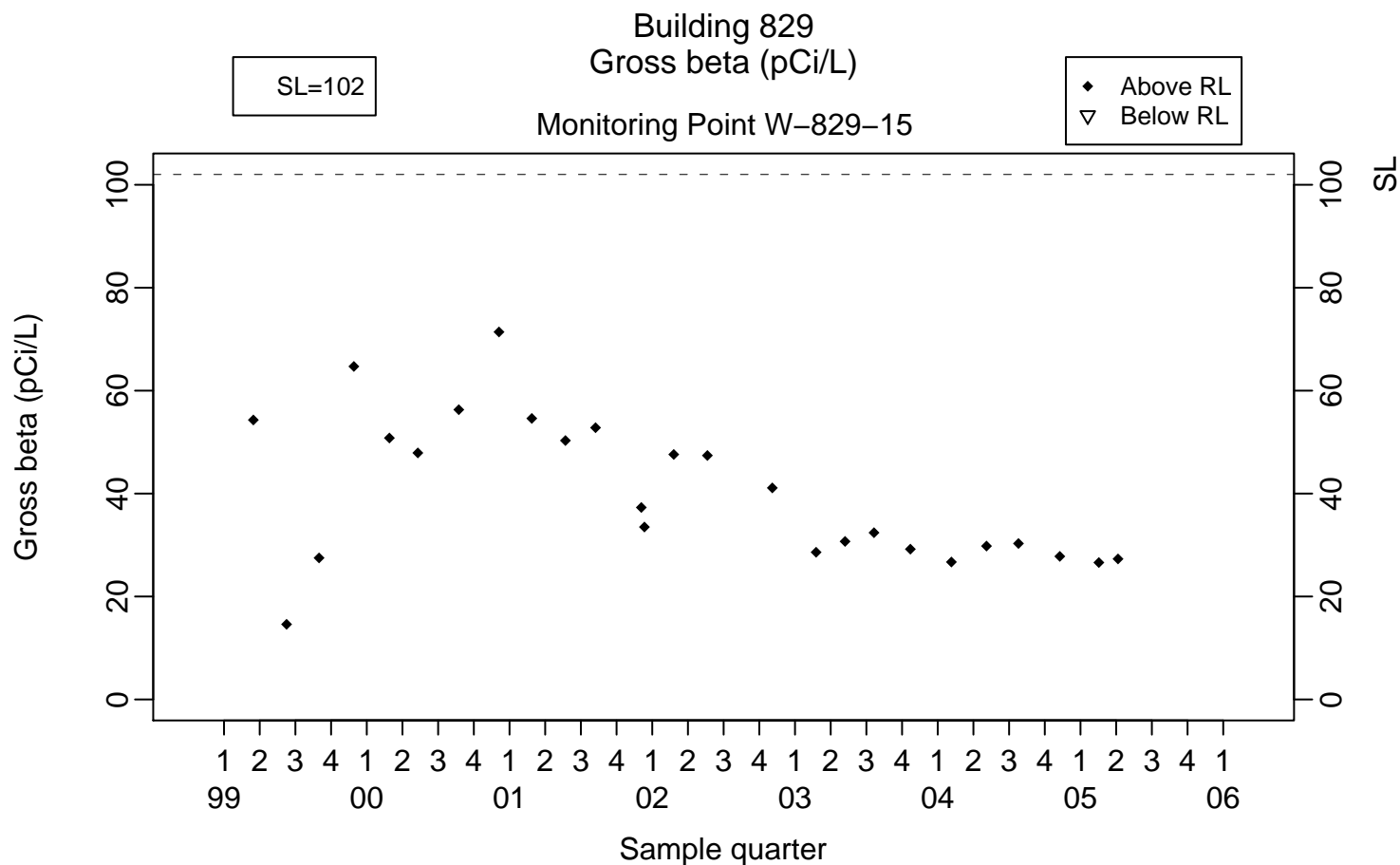


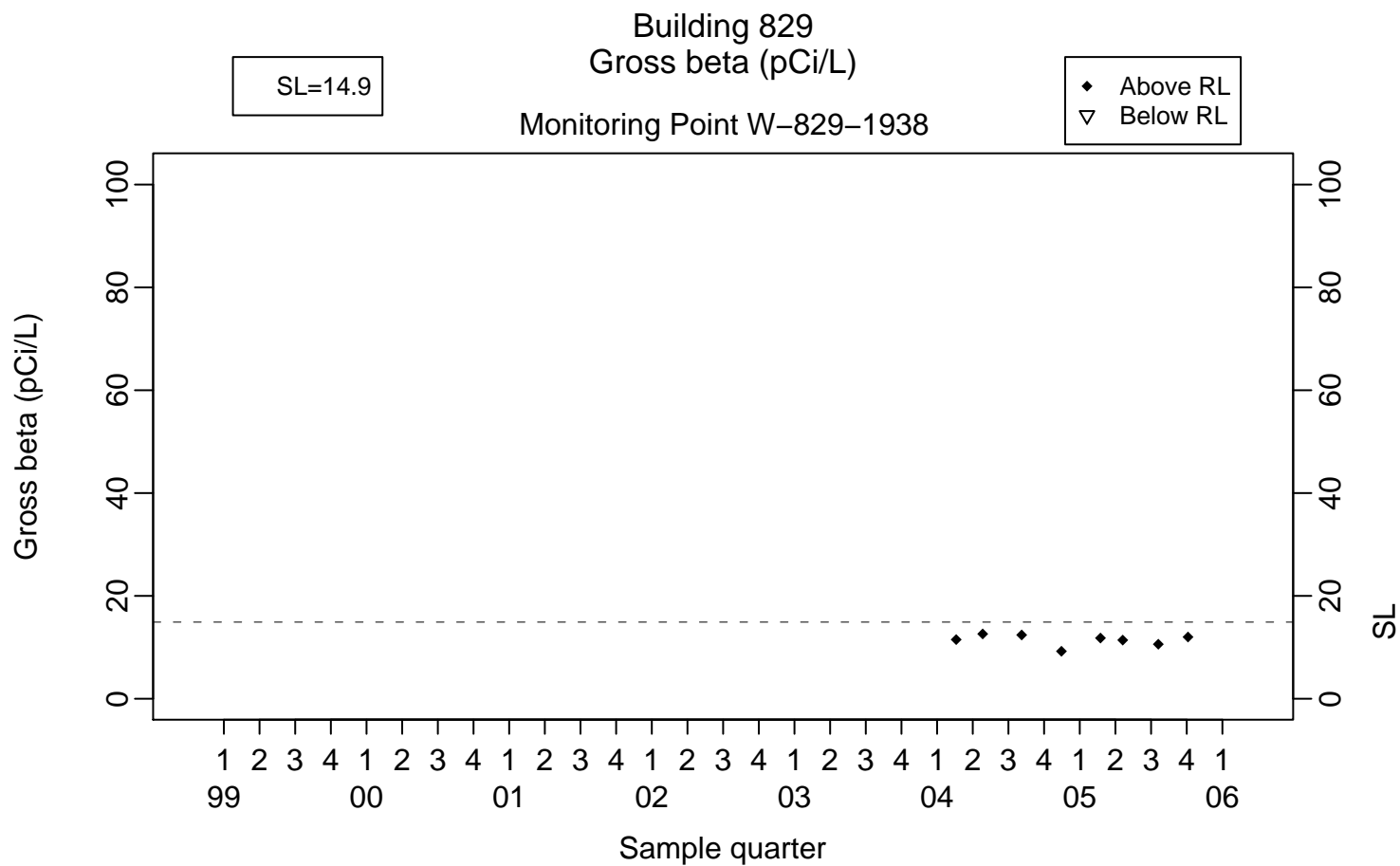












## **Appendix B**

# **Annual Engineering Inspection of Site 300, 829 Cap**

ANNUAL ENGINEERING INSPECTION

of

SITE 300 829 CAP

Prepared for:

**LAWRENCE LIVERMORE NATIONAL LABORATORY**

University of California

Livermore, CA 94551



8/5/05  
Prepared By:

CHOW ENGINEERING, INC.

7770 Pardee Lane, Suite 100

Oakland, CA 94621

August 5, 2005



**CHOW ENGINEERING, INC.**

7770 Pardee Lane, Suite 100, Oakland, CA 94621  
Tel: (510) 636-8500 FAX (510) 636-8544

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August 5, 2005

Ms. Dawn Chase  
Lawrence Livermore National Laboratory  
7000 East Avenue  
PO Box 808, L-871  
Livermore, CA 94551


**Subject: Year 2005 Annual Engineering Inspection of the Landfill for Cap 829, Site 300**

Dear Ms. Chase:

Chow Engineering, Inc. is pleased to submit this report on the Engineering Inspection of the 829 Landfill Cap, at the Lawrence Livermore National Laboratory (LLNL) location at Site 300. This site inspection was performed on May 18, 2005. This report was prepared based on the inspection and is the final activity in the present scope of work.

Please call me at (510) 636-8500 with any questions, or to let me know how else I can be of service. Thank you.

Sincerely,



Reuben H. Chow, P.E.  
Principal

Enclosure

August 5, 2005

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## **Executive Summary**

Chow Engineering, Inc. (CE) has completed an inspection of the Building 829 Complex High-Explosives (HE) Open Burn Treatment Facility closure cap (829 cap) at Lawrence Livermore National Laboratory (LLNL) Site 300. This work was performed for LLNL in accordance with the regulations specified in Title 22, Section 66264.300 of the California Code of Regulations (CCR), and as required in Sections 66264.228 and 66264.310, for landfill caps. The inspection was supervised by a Professional Engineer registered in the State of California. The inspection included a review of existing documentation on the cap, and an on-site inspection of the 829 cap. This report documents the inspection procedures and findings, and includes comments and recommendations on the status and maintenance of the cap and associated closure facilities.

The 829 cap was inspected on May 18, 2005, by a California Registered Professional Engineer. The cap on the HE Open Burn Treatment Facility had been fully burned during an accidental fire at the site in the summer of 2000. Vegetation has grown to an average of 6 inches since the fire. The drainage system associated with the cap is in good condition and appears to be functioning properly. The groundwater monitoring wells associated with the cap generally appear to be in good condition. Excessive settlement just beyond the concrete swale resulting in damage to the drainage facilities was observed in 2004 in the southeast pit drainage area. The area has been compacted and additional maintenance in recompacting some areas and resealing some joints are recommended.

## **1.0 Introduction**

LLNL Site 300 is in the Altamont Hills, approximately 15 miles east of Livermore, California, and 8.5 miles southwest of Tracy (Figure 1). Site 300 is approximately 11 square miles and is bordered by Corral Hollow Road to the south. Approximately one sixth of the site is in Alameda County while the remainder is in San Joaquin County. The 829 complex is in the southeastern corner of Site 300 (Figure 2). The 829 cap is in San Joaquin County. Site 300 is currently operated by the University of California as an active high explosives and materials testing site of the U.S. Department of Energy.

The HE Open Burn Treatment Facility has been closed, having been capped, graded, and revegetated under a California Department of Toxic Substance Control (DTSC) approved Resource Conservation and Recovery Act (RCRA) closure plan. The facility previously included three unlined pits and an open air burn unit that were used to thermally treat high-explosives waste (Figure 3). LLNL discontinued use of the HE Open Burn Treatment Facility in 1997. The facility was closed in place per the closure plan. The cap consists of four engineered layers which included a 2-foot soil and vegetative cover, a geocomposite drainage layer, a combined HDPE and geosynthetic clay liner, and a 2-ft-thick compacted foundation layer consisting of fine-grain silty sand with slightly varying silt, clay, and gravel content. Infiltration pipes were installed to intercept water and divert it to concrete drainage channels that direct surface flow around the cap and into drainage channels.

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## **2.0 Inspection Comments and Recommendations**

During the current inspection performed on May 18, 2005, all applicable items listed in 22 CCR 66264.228 (k) were addressed. In performing the inspection, the independent engineer walked the perimeter and the majority of the surface of the cap. The resulting comments and recommendations are discussed in the following text. The inspection checklists, documenting the items inspected in the field, are included in **Section 3.0** of this report.

### **2.1 829 Cap**

In general, the 829 Cap appears to be in good condition. The cap is fully intact and the drainage system appears to be operating adequately. No significant settlement or subsidence was observed. Survey data from 2001 to 2004 have shown that the maximum amount of settlement was only 0.06 feet at the 829 cap survey markers, with an average settlement value of 0.02 feet. Some improvements are warranted to ensure the effectiveness and operation of the cap.

**Drainage Facilities:** The drainage facilities appear to be in fair condition. In 2004, an emerging problem was observed with several cracks 2 inches wide and more than 10 inches deep and more than 10 feet long observed in the soil beyond the concrete channel and at the edge of the bluff. The settlement in the affected area was uneven and greater than in 2003. The concrete channel adjacent to the soil area with the cracks and increased settlement had developed some cracks several feet long in random directions. The concrete channel also developed cracks at the joints, with the vertical shift of the adjacent sections approximately 1 inch. The integrity of the cap had not been compromised at this time by the settlement. During the current inspection, it was observed that the soils in this area had been compacted and a sealant compound applied to the concrete joints. Cracks approximately  $\frac{3}{4}$ " wide and 10 feet long were observed and the area should again be scarified and compacted. Cracks in the concrete did not appear to have worsened and continued monitoring of the concrete drainage channel cracks is recommended.

**Vegetative cover/condition of the vegetation:** The aboveground portion of the vegetative cover was burned during an accidental fire at the site in the summer 2000. The vegetative cover has been restored and is in fairly good condition over the cap.

**Settlement:** During the 2004 inspection, a depression was observed along the slope of the cap on the northeast side. In the 2003 inspection, this depression was noted under the heading for erosion. During this current inspection the affected area appeared to be smaller and should be monitored.

**Erosion:** During the 2004 and during the current inspection, erosion of the cap was not observed. Erosion grooves were observed in an area at the northwest foundation of the cap. The grooves were up to 8 to 10 feet wide and 24 inches deep and continued 60 feet down the steep slope of the hillside. Per LLNL observations during a rain event earlier in 2005, runoff was not preferentially running down these grooves. Uneven settlement may be a contributing factor in the grooves.

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**Cracking:** Cracking was observed during the 1999 inspection over several portions of the western and northern sections of the cap. During the 2000 inspection, the placement of new top soil had reduced the surficial cracking observed. During the 2002 inspection, stress cracks up to 1" wide and 50 feet in length were observed along the south side of the pit and intermittent stress cracks were observed on the west side of the cap. During the 2003 inspection, surficial stress cracks were observed only on the south side of the pit. During the 2004 current inspection, cracking was observed on the west/southwest side of the cap. Cracking was not observed during the 2005 inspection on the cap. However as noted in the Drainage Facilities section above, cracks outside of the drainage channel should be compacted.

**Groundwater monitoring system:** The groundwater monitoring wells appear to be intact and secured.

**Surface improvements:** Small rodent holes were observed during the inspection and should be monitored. Holes from foraging by wild hogs were observed on the north side of the cap and should be filled and compacted.

### **3.0 Inspection Checklists**

The attached checklists include the items specified in 22 CCR Part 66264.228.

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**Annual Landfill Inspection**  
**Lawrence Livermore National Laboratory**  
**Site 300**  
**Pit 829**

Landfill: Pit 829  
Weather: Overcast  
Independent Engineer: Mr. Reuben Chow, P.E.  
Signature: \_\_\_\_\_

Date: May 18, 2005  
Time: 11:35 AM

The following items are required to be inspected under Title 22 of the California Code of Regulations, Part 66264.228(k). The comments are listed by number, following the checklist. Specific recommendations follow the comments:

ITEM	DESCRIPTION	CONDITION	COMMENTS
1.	Surface Improvements	<u>Good</u>	<u>1</u>
2.	Drainage Facilities	<u>Fair to Good</u>	<u>1</u>
3.	Erosion Control Facilities	<u>Good</u>	<u>2</u>
4.	Vegetative Cover	<u>Good</u>	<u>3</u>
5.	Gas Control Facilities	<u>Not Applicable</u>	_____
6.	Gas Monitoring Facilities	<u>Not Applicable</u>	_____
7.	Water Flowing From Disposal Area	<u>No</u>	_____
8.	Leachate Flowing From Disposal Area	<u>No</u>	_____
9.	Access Control (Fences & Gates)	<u>Good</u>	_____
10.	Condition of Vegetation	<u>Good</u>	<u>3</u>
11.	Erosion	<u>Good</u>	<u>2</u>
12.	Cracking	<u>Good</u>	<u>4</u>
13.	Disturbance by Cold Weather	<u>Good</u>	_____
14.	Seepage	<u>Good</u>	_____
15.	Slope Stability	<u>Good</u>	_____
16.	Subsidence	<u>Good</u>	_____
17.	Settlement	<u>Good</u>	<u>5</u>
18.	Monitoring of Leak Detection System	<u>Not Applicable</u>	_____
19.	Operation of the Leachate Collection & Removal System	<u>Not Applicable</u>	_____
20.	Monitoring The Groundwater Monitoring System	<u>Good</u>	_____
21.	Condition of Run-on & Run-off Control Systems	<u>Good</u>	_____
22.	Condition of Surveyed Benchmarks	<u>Good</u>	_____

**Comments:**

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1. Stress cracks in the concrete channel sections were observed in the south and southwest sides of the channel. Joints in the south end of the channel are not completely sealed and should be resealed. Settlement in the soils areas adjacent to the pit were observed including cracks  $\frac{3}{4}$  inches wide and 10 feet long.
2. The primary erosion control is the vegetation. The vegetative cover is in good condition.
3. The average height of the vegetation is approximately 4 to 6 inches. The vegetation consists primarily of grasses.
4. At the northwest side of the cap foundation, erosion grooves were observed up to 8 to 10 feet wide and 24 inches deep and 60 feet long downslope. These grooves should be monitored closely.
5. A depression on the northeast portion of the cap is smaller than in previous years and should be monitored.

**Recommendations:**

Soils areas adjacent to the concrete channel in the south and southeast area should be scarified and compacted to protect the pit and channel. Joints that were not fully sealed should be resealed.

The area outside of the channel on the south/southeast side of the pit should be compacted in areas of stress cracking of the soils.

The depression area of the cap on the northeast end should be monitored.

The two existing grooves northwest of the cap on the slopes should be monitored and best management practices employed to mitigate any observed changes.

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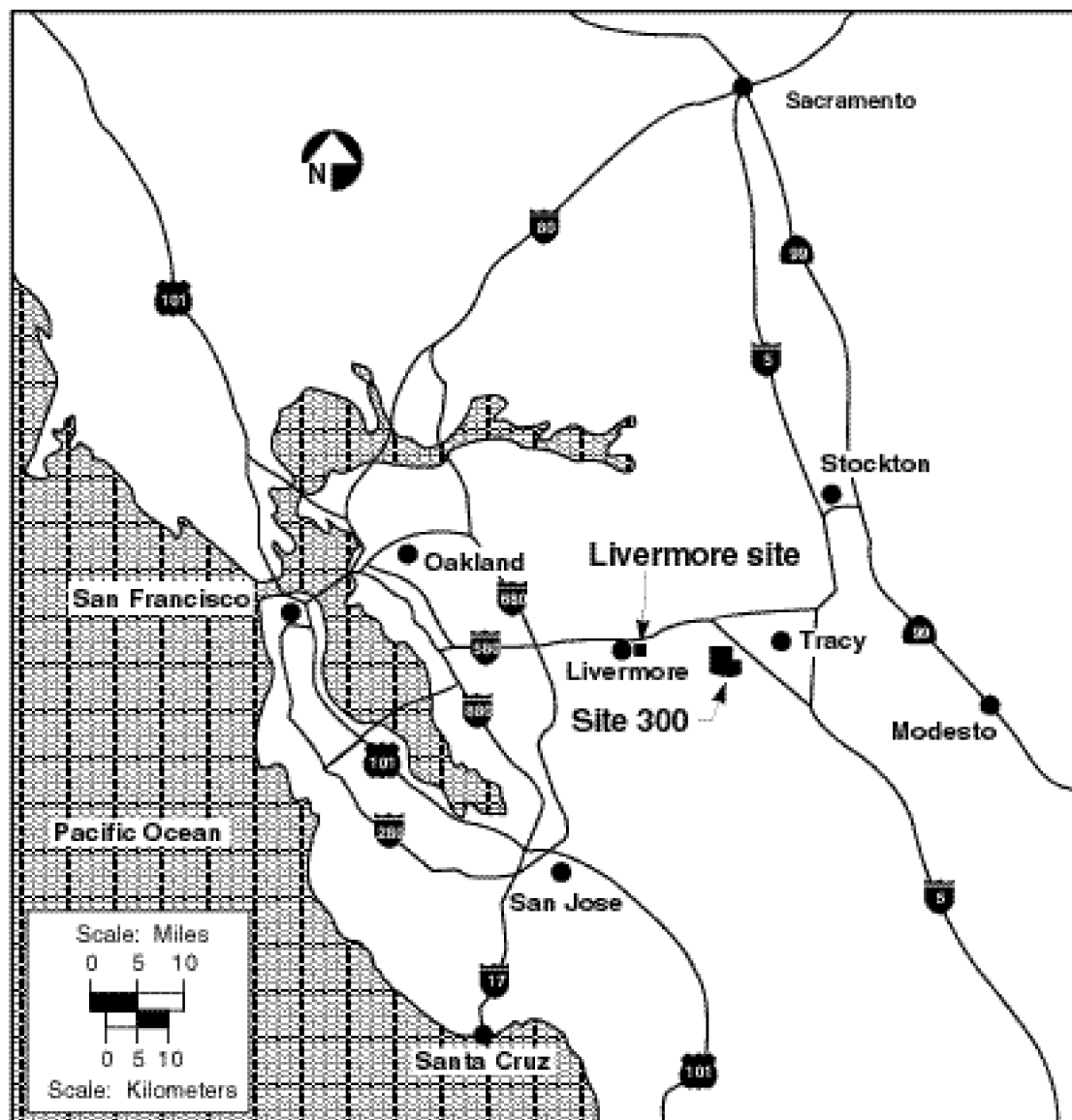


Photo 1: 829 Cap  
Hairline cracks in  
drainage channel



Photo 2: 829 Cap  
Stress cracks in the  
soil east/southeast  
of the cap

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**Figure 1.** Vicinity Map showing locations of Livermore LLNL site and Site 300.

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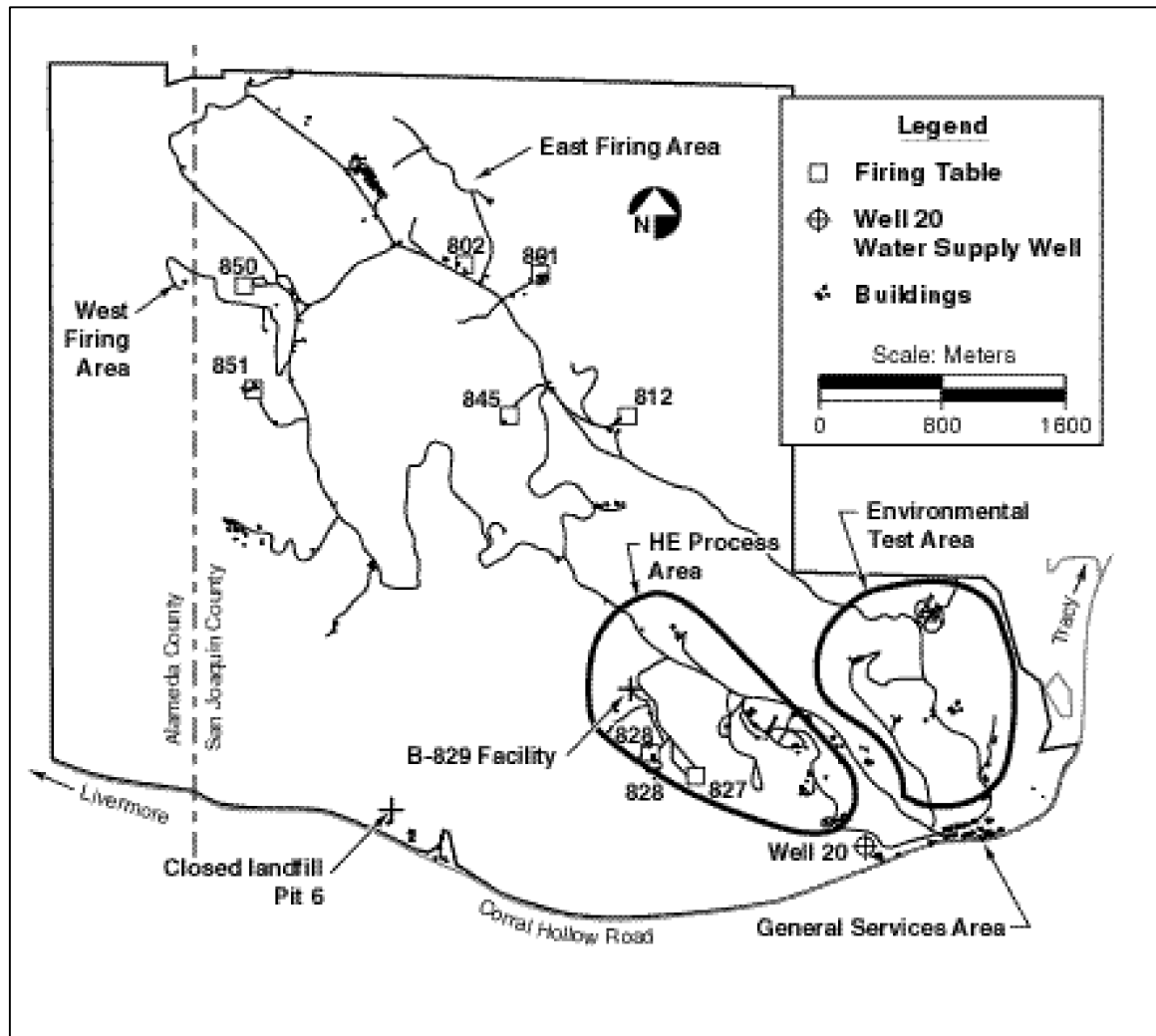
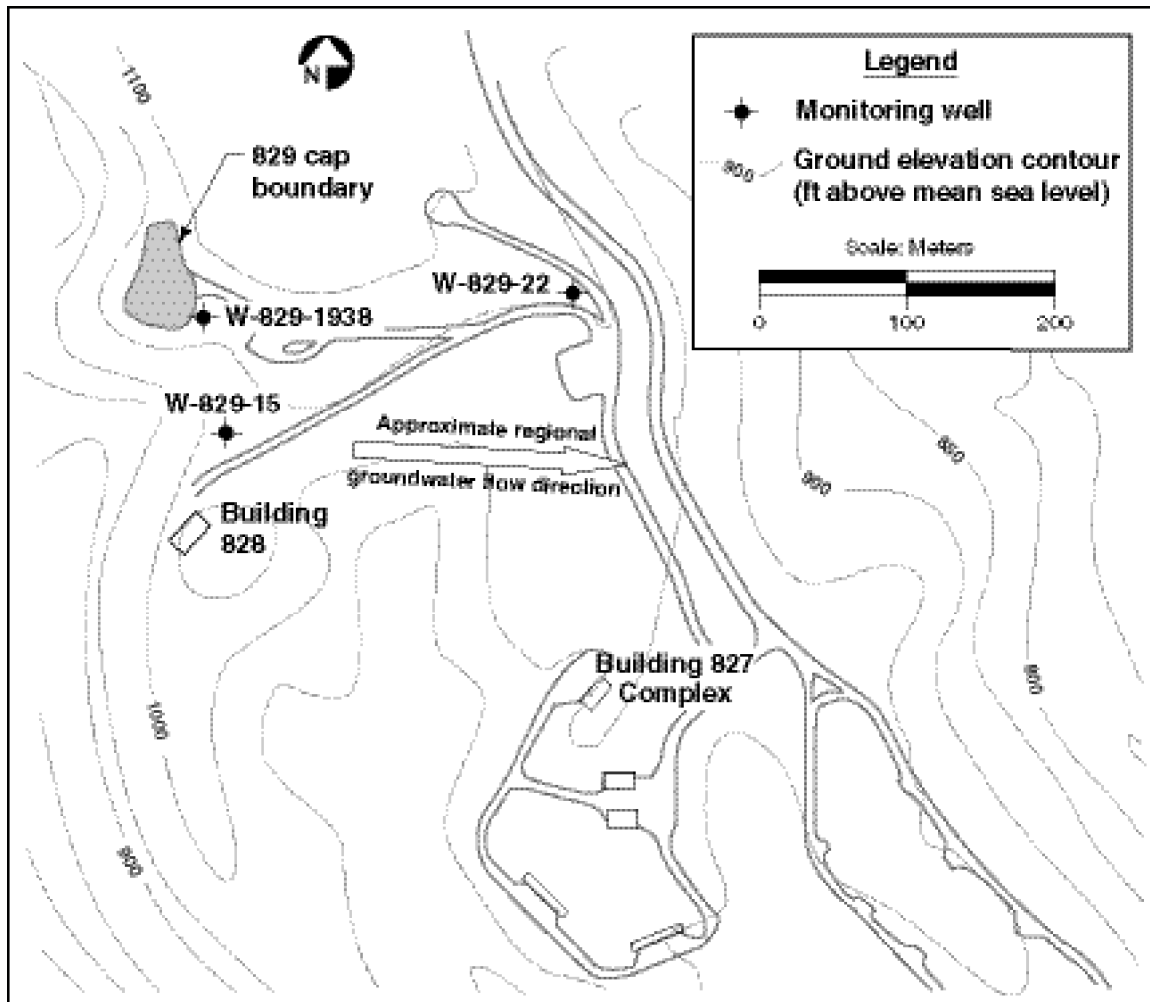


Figure 2. General Facilities Map

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**Figure 3.** Building 829 Complex HE Open Burn Treatment Facility, Site 300

# **Appendix C**

## **Acronyms and Abbreviations**

## Appendix C

### Acronyms and Abbreviations

<b>CCR</b>	California Code of Regulations
<b>CERCLA</b>	Comprehensive Environmental Response, Compensation and Liability Act
<b>CL</b>	concentration limit
<b>COC</b>	constituent of concern
<b>CY</b>	calendar year
<b>DCE</b>	1,2-dichloroethene
<b>DEHP</b>	bis(2-ethylhexyl)phthalate
<b>DOE</b>	Department of Energy
<b>DTSC</b>	Department of Toxic Substances Control
<b>EPA</b>	Environmental Protection Agency
<b>HE</b>	high explosives
<b>LLNL</b>	Lawrence Livermore National Laboratory
<b>MPN</b>	most probable number
<b>PE</b>	Professional Engineer
<b>POC</b>	point of compliance
<b>RCRA</b>	Resource Conservation and Recovery Act
<b>RL</b>	reporting limit
<b>SL</b>	statistically determined limit of concentration
<b>TCE</b>	trichloroethene
<b>TOC</b>	total organic carbon
<b>VOC</b>	volatile organic compound

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